SCHEDULE 1

Rule 4.078(7)

DEPOSIT PROTECTION BOARD'S VOTING RIGHTS

1. This Schedule applies as does Rule 4.078.

2. In relation to any meeting at which the Deposit Protection Board is under Rule 4.078 entitled to be represented, the Board may submit in the liquidation, instead of a proof, a written statement of voting rights ("the statement").

- 3. The statement shall contain details of-
 - (a) the names of creditors of the company in respect of whom an obligation of the Board has arisen or may reasonably be expected to arise as a result of the liquidation or proposed liquidation;
 - (b) the amount of the obligation so arising; and
 - (c) the total amount of all such obligations specified in the statement.

4. The Board's statement shall, for the purpose of voting at a meeting (but for no other purpose), be treated in all respects as if it were a proof.

5. Any voting rights which a creditor might otherwise exercise at a meeting in respect of a claim against the company are reduced by a sum equal to the amount of that claim in relation to which the Board, by virtue of its having submitted a statement, is entitled to exercise voting rights at that meeting.

6. The Board may from time to time submit a further statement, and, if it does so, that statement supersedes any statement previously submitted.

SCHEDULE 2

Rule 12.08

FORMS

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FORM NO.	I TITLE		
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NO.		
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FORM NO.	TITLE		
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	0		

FORM	TITLE	
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Form 1.1

		Form 1.1
Rule 1.24	The insolvency (Northern Ireland) Order 1989 Report of Meetings Approving Voluntary Arrangement Pursuant to Article 17 of the Insolvency (Northern Ireland) Order 1989	A.17
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	
(b) insert full name and address	i (b)	Limited
(c) Insert date	the chairman of meetings held in pursuance of Article 17 of the Insolvency (Northern Ireland) Order 1989 on (c) enclose a copy of my report of the said meetings.	
	Signed	Dated
Presenter's name, address and reference (if any):	Pub	For Official Use lic Office Liquidation Section

Form 1.2

Rule 1.25 The Insolvency (Northern Ireland) Order 1989 Order of Revocation or Suspension of Voluntary Arrangement Pursuant to Article 19 of the Insolvency (Northern Ireland) Order 1989	9
To the Registrar of Companies For o	fficial use
Company Number	
Name of Company	
(a) Insert full name of company (a)	
	Limited
(b) Insert full name(s) I/We (b) and address(es)	
enclose a copy of the order of the court dated (c) Delete as applicable (c) [revoking] [suspending] the voluntary arrangement approved (d) Insert date on (d)	
Signed Dated	
Presenter's name, address and reference	
(if any): For Official Use	Paction
Public Office Liquidation	Section
Form 1.3	

		Form 1.3
Rule 1.26	The Insolvency (Northern Ireland) Or Voluntary Arrangement's Supervisor's Abstract of Receipts and Payments Pursuant to Rule 1.26 (2)(b) of the Insolvency Rules (Northern Ireland	R.1.26(2)(b)
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
(b) Insert full name(s) and address(es)	full name(s) I/We (b)	
(c) Insert date supervisor(s) of a voluntary arrangement approv		ent approved on (c)
	present overleaf my/our abstract of re	ceipts and payments for the period
	from	
	to	
	Number of continuation sheets (if any) attached
	Signed	Dated
Presenter's name, address and reference (if any):		For Official Use Public Office Liquidation Section

Form 1.4

		Form 1.4
Rule 1.29	The Insolvency (Northern Ireland) Orde Notice of Completion of Voluntary Arrangement Pursuant to Rule 1.29 of the Insolvency Rules (Northern Ireland)	R.1.29
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
(b) Insert full name and address	l (b)	
(c) Insert date	the supervisor of a voluntary arrangem enclose a copy of my notice to the creat company that the voluntary arrangement report of my receipts and payments.	ent approved on (c) ditors and members of the above-named nt has been completed, together with a
	Signed	Dated
Presenter's name, address and reference (if any):		For Official Use Public Office Liquidation Section

Form 2.01 **Rule 2.01** Petition for Administration Order No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY) * insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 To The High Court of Justice in Northern Ireland (a) Insert full name(s) and address(es) of petitioner(s) The petition of (a) -(b) Delete if petition (b) Delete in peritori not presented by the company's directors
 (c) Insert full name of company subject to notifica (b) [presented by the directors under Article 22 of the Insolvency (Northern) Íréland) Order 1989 1. (c) to petition (d) Insert date of (hereinafter called "the company") was incorporated on (d) _____ under (e) Insert title of Companies (e) Act or Order under which company was incorporated (f) Insert address of 2. The registered office of the company is at (f) registered office (g) Insert amount of 3. The nominal capital of the company is (g) \pounds _____ divided into _____ divided into _____ bow it is divided as \pounds _____ each. The amount of the capital paid up or credited as paid nominal capital and how it is divided up is (h) £. (h) Insert amount of capital paid up or 4. The principal objects for which the company was established are as follows credited as paid up and other objects set forth in the memorandum of association thereof. 5. The petitioner(s) believe(s) that the company is or is likely to become unable to pay its debts and that an administration order would be likely to achieve (i) the survival of the company and the whole or some part of its (j) Delete such as are inapplicable (j) undertaking as a going concern (ii) the approval of a voluntary arrangement with its creditors under Part II of the Insolvency (Northern Ireland) Order 1989 (iii) the sanctioning of a compromise or arrangement between the company and such persons as are mentioned in Article 418 of the Companies (Northern Ireland) Order 1986. (iv) a more advantageous realisation of the company's assets than would be effected on a winding up

for the reasons stated in the affidavit of filed in support hereof.

Form 2.01 contd.

	6. The petitioner(s) propose(s) that during the period for which the order is in force the affairs, business and property of the company be managed by
(k) Insert full name(s) and address(es) of	(k)
and address(es) of proposed administrator(s)	
	who is (are) to the best of the petitioner's knowledge and belief qualified to act as (an) insolvency practitioner(s) in relation to the company. The petitioner(s) therefore $pray(s)$ as follows:—
(I) Insert full name of company	(1) that the court make an administration order in relation to (I)
(m) Insert name(s) of	(2) that (m)
proposed administrator(s)	be appointed to be the administrator(s) of the said company
(n) Insert details of any ancillary orders sought	(3) (n)
oodg.k	
	or
	(4) that such other order may be made in the premises as shall be just.
	Note: It is intended to serve this petition on
(o) Insert here name, address, telephone number, fax number	This petition was issued by (o)
(if any) and reference (if any) of a solicitor acting for the	
acting for the petitioner	(solicitor for)
	the petitioner(s) whose address for service is;

Rule 2.04	Form 2.02
Rule 2.04	Consent of Administrator(s) to Act
	No.
IN TH	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
	of IN THE MATTER OF * 9 AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
	[I] [We]
	of
	hereby certify that [I am] [we are] authorised under the provisions of Part XII of the Insolvency (Northern Ireland) Order 1989 to act as (an) insolvency practitioner(s). [I] [We] consent to act as administrator(s) of the company for the purposes above- named specified in the petition of
	dated 19
	Signed
	Dated
Form 2.03	

	Form 2.03
Rule 2.09	Affidavit of Service of Petition for Administration Order
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
* Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
address and description	I (a) of
	Make oath and say as follows 1. That I did on day the day of 19
(b) Insert the address stated in the petition to be the company's	serve the above-named company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at the registered office of the said company at (b)
registered office	OR by posting the same on day the day of 19 , by ordinary post first class mail in an envelope duly pre-paid and properly addressed to the said company at its registered office at (b)
	2. That I did on day the day of 19, serve (c) a person who has appointed or is [or may be] entitled to appoint an administrative receiver of the said company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at his proper address at (d)
	OR by posting the same on day the day of 19 , by ordinary post first class mail in an envelope duly pre-paid and properly addressed to the said (c) at (d)
	3. That I did on day the day of 19 , serve (c) the administrative receiver of the said company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at his proper address at
	(d) (dy posting the same on day the day of 19 , by ordinary post first class mail in an envelope duly pre- paid and properly addressed to the said (c) at (d)

4. That I did on ______ day the _____ day of _____ 19___, serve (c) ______ who has presented a petition to wind up the said company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at his proper address (d) ______

OR by posting the same on _____ day, the_____ day of _____ 19___, by ordinary post first class mail in an envelope duly pre-paid and properly addressed to the said (c) _____ at (d) _____

5. That I did on ______ day the _____ day of _____19 serve (c) ______ the provisional liquidator of the said company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at his proper address at (d)

UH by posting the same on _____ day the _____ day of _____ 19 , by ordinary post first class mail in an envelope duly pre-paid and properly addressed to the said (c) _____ at (d) _____

6. That I did on ______ day the _____ day of _____ 19 , serve (c) ______ the person proposed to be the administrator of the said company with a copy of the petition duly sealed with the seal of the court and its supporting documents by leaving the same at his proper address at (d) _____

OR by posting the same on _____ day the _____ day of _____ day of _____ 19 , by ordinary post first class mail in an envelope duly pre-paid and properly addressed to the said (c) _____ at (d) _____

A sealed copy of the petition and its supporting documents are now produced and shown to me marked "A"

SWORN

Rule 2.10	Form 2.04
	Administration Order
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert name and address of petitioner	UPON THE PETITION OF (a)
 (b) Delete where company itself is petitioner OR insert status of petitioner ie director, creditor etc (c) Insert details of any other parties (including the company) appearing and by whom represented 	ter called "the company") presented to the court on 19 And upon hearing counsel for the petitioner
	and upon reading the evidence
(d) Set out the purpose(s) which the order is likely to achieve	IT IS ORDERED that during the period for which this order is in force the affairs, business and property of the company be managed by the administrator hereinafter appointed pursuant to the provisions of Article 21 of the Insolvency (Northern Ireland) Order 1989 for the following purpose(s) (d)
(e) Insert full name(s) and address(es) of administrator(s)	AND it is ordered that (e)
	be appointed administrator(s) of the company

AND it is ordered that

(f) Insert particulars of
any further order made
by the court

And it is ordered that the costs of the said petition

(g) Insert terms of (g) _ order for costs

Dated

(f) _____

Form 2.05

Rule 2.12

Form 2.05

Notice to Administrator of Administration Order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)

	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989			
(a) Insert name and address of administrator	То: (а)			
	Order pronounced this day of 19 by			
	for an administration order against the under-named company under Article 21 of the Insolvency (Northern Ireland) Order 1989.			
	Name of company:			
	Registered office of company:			
(b) Insert full name, address, telephone number, fax number (if any) and reference (if any)	Petitioner: (b)			
	Petitioner's solicitors: (b)			
	Date of presentation of petition:			

Rule 2.12	Form 2.06			
Notice of Administration Order (for newspaper or Belfast Gazette)				
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)			
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989			
	Registered number			
	Nature of business			
(a) Insert the number of the trade classification listed overleaf which most closely relates to the business of the company	Trade classification (a)			
(b) Insert date	Administration order made (b) 19			

TRADE CLASSIFICATION

NOTE: This page is not part of the advertisement

DIVISION 0

- AGRICULTURE 01
- 02 FORESTRY AND FISHING
- **DIVISION 1**
- MINING AND ENERGY INDUSTRIES 03

DIVISION 2

MANUFACTURING INDUSTRIES:-

- 04 MANUFACTURE OF FOOD, DRINK AND TOBACCO
- MANUFACTURE OF CHEMICALS 05
- 06 METAL MANUFACTURE
- 07 ENGINEERING AND ALLIED INDUSTRIES
- 08 TEXTILES AND CLOTHING MANUFACTURE
- MANUFACTURE OF TIMBER AND FURNITURE 09
- PAPER, PRINTING AND PUBLISHING 10
- 11 OTHER MANUFACTURE

DIVISION 3

WHOLESALE DISTRIBUTION:-

- 12 WHOLESALE OF FOOD AND DRINK
- 13 WHOLESALE OF TEXTILES AND CLOTHING
- MOTOR VEHICLE WHOLESALERS 14
- 15 OTHER WHOLESALE

DIVISION 4

RETAILING:-

- 16 RETAIL OF FOOD, DRINK AND TOBACCO
- RETAIL OF TEXTILES AND CLOTHING 17
- RETAIL OF BOOKS, PAPERS, ETC. 18
- MOTOR VEHICLES AND PETROL SALES 19
- 20 RETAIL OF FURNITURE
- 21 RETAIL OF ELECTRICAL GOODS
- 22 OTHER RETAIL

DIVISION 5

- CONSTRUCTION:-
- (SIC Division 5)
- 23 GENERAL CONSTRUCTION AND DEMOLITION
- 24 HOME IMPROVEMENTS
- DECORATING AND SMALLWORKS 25
- BUILDING REPAIRS 26
- 27 ELECTRICAL AND PLUMBING

Form 2.07

DIVISION 6

- TRANSPORT AND COMMUNICATIONS:-
- 28 ROAD TRANSPORT
- 29 AIR TRANSPORT
- SHIPPING 30
- TRAVEL AGENTS 31
- 32 OTHER TRANSPORT AND COMMUNICATIONS

DIVISION 7

- FINANCE AND BUSINESS SERVICES:-
- INSURANCE 33
- 34 ACCOUNTANTS AND LEGAL SERVICES
- 35 REAL ESTATE
- 36 COMPUTER SERVICES
- MANAGEMENT SERVICES 37
- 38 OTHER BUSINESS SERVICES

DIVISION 8 OTHER SERVICES:-

- 39 RECREATIONAL SERVICES
- 40 MEDICAL SERVICES
- 41 EDUCATIONAL SERVICES
- 42 REPAIRS OF CONSUMER GOODS
- 43 LAUNDRY
- HAIRDRESSING AND BEAUTY PARLOURS 44
- 45 SCRAP METAL DEALERS
- 46 **OTHER SERVICES**

DIVISION 9

- HOTELS AND CATERING:-
- 47 **RESIDENTIAL ACCOMMODATION**
- 48 LICENSED PREMISES
- 49 RESTAURANTS
- 50 OTHER CATERING

Rule 2.12

The Insolvency (Northern Ireland) Order 1989 Notice of Administration Order Pursuant to Rule 2.12(3) of the Insolvency Rules (Northern Ireland) 1991

To the Registrar of Companies

R.2.12

For official use

Limited

Form 2.07

Company Number

·

Name of Company

Insert full name of company

l/We

of

give notice that an administration order was made against the above-named company on:

Insert date

	Signed Joint/Administrator(s)		Dated	Dated		
Presenter's name, address and reference (if any)			For O Public Office	fficial Use Liquidation Section		

Form 2.08

23

		Form 2.08
Rule 2.12	The Insolvency (Northern Ireland) Order 19 Administration Order Pursuant to Article 33(2) of the Insolvency (Northern Ireland) Order 198	A.33(2)
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
Insert full name of company		
company		Limited
	I/We	
	of	
	administrator(s) of the company attach a c	opy of the administration order.
	Signed	Dated
Presenter's name, address and reference (if any)		For Official Use Public Office Liquidation Section
	1	1

Form 2.09 **Rule 2.14** Notice Requiring Preparation and Submission of Administration Statement of Affairs No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY) * Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 Take notice that you are required to prepare and submit to me a statement as to the (a) Insert name of affairs of (a) company (b) Insert date by by (b) which statement must be submitted (c) Insert names and A similar notice has been sent to each of the following persons (c) addresses of other persons concerned (d) Delete words in Article 199 of the Insolvency (Northern Ireland) Order 1989 places a duty on you (d) brackets if not applicable [as an officer of the company] to provide the administrator with information and attend upon him if required; I have to warn you that failure to submit the statement of affairs as required by this notice, or to co-operate with the administrator under Article 199 of the Insolvency (Northern Ireland) Order 1989, may make you liable to a fine and, for continued contravention, to a daily default fine. Under paragraph 11 of Schedule 1 to the Companies (Northern Ireland) Order 1989 failure to submit a statement of affairs or to co-operate with the administrator under Article 199 of the Insolvency (Northern Ireland) Order 1989 are matters which may be taken into account by the court in determining whether a person is unfit to be an officer of or to be involved in the management of a company. Unfit conduct may result in a disqualification order being made by the court. Dated

Administrator (name and address)

Note:

Forms for the preparation of the statement of affairs (i) may be obtained from the administrator on request; or (ii) are enclosed.

Rule 2.15

Form 2.10

Statement of Affairs – Administration

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)

Statement as to the Affairs of

On the	19	The date of the administration order.

Affidavit

This affidavit must be sworn before a solicitor or commissioner of oaths or an officer of the court duly authorised to administer oaths when you have completed the rest of this form.

(a) Insert name and I (a) _ occupation

(b) Insert full address of (b) _

(c) Insert date of administration order

make oath and say that the several pages exhibited hereto and attached marked ______ are to the best of my knowledge and belief a full, true and complete statement as to the affairs of the above-named company as at (c) ______ the date of the administration order and that the said company carried on business as

Sworn at			 	
Dated				
	 · · ·			
Signature(s)	 	·····	 	
Before me				

A solicitor or Commissioner of Oaths or duly authorised officer

The Solicitor or Commissioner is particularly requested, before swearing the affidavit, to make sure that the full name, address and description of the Deponent are stated, and to initial any crossings out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will necessitate its being resworn.

A—Summary of Assets

ated to alise

Signature _____ Date _____

B-Summary of Liabilities

Estimated total assets available for preferential creditors (carried from page A)			Estimated to realise
		£	£
Liabilities			
Preferential creditors:-	£		
Estimated deficiency/surplus as regards preferential creditors Debts secured by a floating charge:-	£	£	
Estimated deficiency/surplus of assets available for non-preferential creditors		£	
Non-preferențiał claims:	£		
Estimated deficiency/surplus as regards creditors		£	
Issued and called up capital:	£		
Estimated total deficiency/surplus as regards members		£	

_____ Date __ Signature ___

C COMPANY CREDITORS Note. You must identify creditors under hire-purchase, chattel leasing or conditional sale agreements and customers claiming amounts paid in advance

lame of creditor or Claimant	Address (with postcode)	Amount of debt £	Details of any security held by creditor	Date security given	Value of security £
	· · · · · · · · · · · · · · · · · · ·				
	· · · · · · · · · · · · · · · · · · ·				
		· · · · · · · · · · · · · · · · · · ·	······		
		· · · · ·			

Form 2.11

29

Dute 0.04	Form 2.11
Rule 2.21	Notice to Directors and Others to Attend Meeting of Creditors
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
* Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert name(s) of administrator(s)	Notice is hereby given that I/We (a)
(h) locart name	administrator(s) of the company require you (b)
	(c) [a director] [an officer] [a former officer] of the company to attend a meeting of creditors to be held at
	on the day of 19 at
	Signed

	Form 2.12
Rule 2.22	Notice of Creditors' Meeting in Administration Proceedings
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANY INSOLVENCY)
* Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
	Notice is hereby given that a meeting of creditors in the above matter is to be held at
	on the day of 19
	at hours
Delete whichever is inapplicable	 to consider my proposals under Article 35(I) of the Insolvency (Northern Ireland) Order 1989 and to consider establishing a creditors' committee under Article 27 (2)(b) of the Insolvency (Northern Ireland) Order 1989 at the request of creditors under Article 29 (3)(a) of the Insolvency (Northern Ireland) Order 1989
парлоало	 (4) at the direction of the court under Article 29 (3)(b) of the Insolvency (Northern Ireland) Order 1989 (5) under Article 37 (2)(b) of the Insolvency (Northern Ireland) Order 1989
[(2)-(5) only]	for the purposes of

A proxy form is enclosed which should be completed and returned to me by the date of the meeting if you cannot attend the meeting and wish to be represented. In order to be entitled to vote at the meeting you must give to me, not later than 12.00 hours on the business day before the day fixed for the meeting, details in writing of your claim.

The Administrator

Rule 2.33	Form 2.13
	Report of Meeting of Creditors
	No. IE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
* Insert name o company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
	I
	on the day of 19
	at which: (1) Proposals [Revised proposals] in the form hereto annexed were approved (2)
	were nominated to act as members of the creditors' committee
	(3) The meeting declined to approve the proposals [revised proposals]
	Dated this day of 19
	The Administrator

Rule 2.36	Form 2.14 Certificate of Constitution [Amended Certificate] of Creditors' Committee
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert name	I, (a)
(b) Insert names and addresses of members of committee	(b) of [address]
necessary	(c) [This certificate amends the certificate issued by me on (d)] Dated Signed Administrator

Rule 2.36	Form 2.15
110 2.50	Notice by Administrator of a Change in Committee Membership
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert full name	I, (a)
	Resigned/Removed
	And that the committee's membership as from (b) is as follows:
	DatedSignedAdministrator

Rule 2.56

The Insolvency (Northern Ireland) Order 1989 Administrator's Abstract of Receipts and Payments Pursuant to Rule 2.56(1) of the Insolvency Rules (Northern Ireland) 1991

To the Registrar of Companies

To the Court

To members of the creditors' committee

K.2.56	R	.2	.5	6
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For	of	licia	1.	JSe
			Ι	

Form 2.16

Company Number

Insert full name of Name of Company

		Limited
	l/We	
	administrator(s) of the company present overleaf for the period	
Insert dates	from	
insen dales	to	
	Number of continuation sheets (if any) attached	
	Signed Date	
Presenter's name,		
address and reference (if any):	For Official Use	tion Section

Abstract

Note	Receipts		
The receipts and payments must severally be added up at the foot of each sheet and the totals carried forward from one abstract to another without any intermediate balance so that the gross totals shall represent the total amounts received and paid by the administrator since he was appointed	Brought forward from previous Abstract (if any)	£	р — — — — — — — — — — — — — — — — — — —
'delete as appropriate	Carried forward to [continuation sheet]* [next Abstract] Payments Brought forward from previous Abstract (if any)	£	p
		· · · · ·	
		····	
'delete as appropriate	Carried forward to [continuation sheet] [next Abstract]		

C COMPANY CREDITORS

Note. You must identify creditors under hire-purchase, chattel leasing or conditional sale agreements and customers claiming amounts paid in advance of the supply of goods or services and creditors claiming retention of title over property in the company's possession.

Name of creditor or Claimant	Address (with postcode)	Amount of debt £	Details of any security held by creditor	Date security given	Value of security £
			·····		
	······································				
			· · · · · · · · · · · · · · · · · · ·		
			· · · · · · · · · · · · · · · · · · ·		
					·

Form 2.17

Rule 2.57

Form 2.17

Notice to Court of Resignation by Administrator Under Rule 2.57(1) of the Insolvency Rules (Northern Ireland) 1991

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

	I, (a)
(a) Insert Insert full name and address of administrator (b) Insert date	the administrator of the above-named company give notice that I am resigning from the said office of administrator with effect from (b)
(c) See Rule 2.57(1)	for the following reason(s): (c)
(d) The date must be at least 7 days before that stated at (b) above	I confirm that on (d)
	being persons who under Article 26(3) of the Insolvency (Northern Ireland) Order 1989 are entitled to apply for a vacancy in the office of administrator to be filled, of my intention to resign as administrator.
	Signed
	Dated

Form 2.18

Rule 2.57	Form 2.18
	Notice to Court of Resignation by Administrator Under Rule 2.57(2) Insolvency Rules (Northern Ireland) 1991
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert full name and address of administrator	I, (a)
(b) Insert date	the administrator of the above-named company give notice that on (b), the court gave me leave to resign from the said office of administrator with effect from (b)
(c) See Ruie 2.57(2)	for the following reason(s): (c)
(d) The date must be	and I hereby resign.
at least 7 days before application was made to the court for leave to resign.	(i) (ii) (iii)
	being persons who under Article 26(3) of the Insolvency (Northern Ireland) Order 1989 are entitled to apply for a vacancy in the office of administrator to be filled, of my intention to apply to the court for leave to resign as administrator.
	Signed
	Dated

Form 2.19

	Form 2.19
	The Insolvency (Northern Ireland) Order 1989 Notice of Order to Deal with Charged Property Pursuant to Article 28(7) of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
Insert full name of company	Limited
	I/We
	of
delete as appropriate	administrator(s) of the company obtained an order for the disposal of charged property/goods in possession of the company under a hire-purchase agreement on
Insert date	
	An office copy of the said Court order is attached
Barratada araa	Signed Dated
Presenter's name, address and reference (if any): :	For Official Use Public Office Liquidation Section
Form 2.20	

			Form 2.20
	The Insolvency (Northern Ireland) Order 19 Notice of Discharge of Administration Order Pursuant to Article 30(4) of the Insolvency (Northern Ireland) Order 198	A .:	30(4)
	To the Registrar of Companies		
			For official use
		Compa	ny Number
	Name of Company		
Insert full name of company	· · · · · · · · · · · · · · · · · · ·		
	//We		Limited
	of	· · · · · · · · · · · · · · · · · · ·	
	administrator(s) of the company hereby give r	notice that on	
Insert date	the administration order was discharged. A discharge is attached	An office copy of	the said order of
	Signed	Dated	
Presenter's name, address and reference		For Of	licial Use
(if any):		Public Office	Liquidation Section

Form 2.21

			Form 2.21
	The Insolvency (Northern Ireland) Ord Notice of Variation of Administration Order Pursuant to Article 30(4) of the Insolvency (Northern Ireland) Order	Α.	30(4)
	To the Registrar of Companies		
			For official use
		Compa	any Number
	Name of Company		
Insert full name of company			
	l/We	<u> </u>	Limited
	of		
	administrator(s) of the company hereby g	ive notice that on	
Insert date	an order varying the administration order of variation is attached	ler was made. An of	ffice copy of the said
	Signed	Dated	t t
Presenter's name, address and reference		For Of	fficial Use
(if any):		Public Office	Liquidation Section

Form 2.22

41

	Form 2.22
	The Insolvency (Northern Ireland) Order 1989 Statement of Administrator's Proposals Pursuant to Article 35(1)(a) of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
Insert full name of company	Limited
insert date	administrator(s) of the company attach a copy of my [our] proposals for achieving the purposes set out in the administration order filed herein. A copy of these proposals was sent to all known creditors on:
Presenter's name, address and reference (if any):	Signed Dated For Official Use Public Office Liquidation Section
Form 2.23	

Form 2.23 Article 37(2)(a) The Insolvency (Northern Ireland) Order 1989 Statement of Revised Proposals and Notice of Meeting to Consider Them No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY) * Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 Notice is hereby given that a meeting of creditors of the above-named company is to be held at. on the _____ day of _____ 19 ____at _____ to consider revisions of the proposals which were approved by its creditors on the _____ day of _____ 19 ____ The revisions | propose are: The reasons for these revisions are: A proxy form is enclosed which should be completed and returned to me by the date of the meeting if you cannot attend the meeting and wish to be represented. In order to be entitled to vote at the meeting you must, if you have not already done so, give to me, not later than 12.00 hours on the business day before the day fixed for the meeting, details in writing of your claim. Signed _____

Administrator

Form 2.24

	Form 2.24
	The Insolvency (Northern Ireland) Order 1989 Notice of Result of A.36(4)/37(6) Pursuant to Article 36(4)/37(6) of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
Insert full name of company	Limited
	I/We of
	administrator(s) of the company attach a copy of my [our] report to the court dated
Insert date	
Insert date	detailing the resolution(s) passed at a meeting of creditors held on
	Signed Dated
Presenter's name, address and reference (if any):	For Official Use Public Office Liquidation Section
Form 3.01	· · · ·

...

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 3.02

Form 3.01

Written acceptance of appointment by Receiver

(NAME OF COMPANY)

(a) Insert name and address of person making appointment	To: (a)
(b) Insert full name and address of	
appointee	hereby accepts appointment as receiver of
(c) Insert name of company	(c)
(d) Insert date	in accordance with the instrument of appointment received on (d)
	at (e) hours
	Date: Time:hours Signed:
	Name of signatory: (BLOCK LETTERS)
	(by or on behalf of the appointee)

Form 3.02

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Notice of appointment of Administrative Receiver

(for newspaper or Belfast Gazette) (NAME OF COMPANY) Registered number 12 months (b) Insert any trading Trading name(s) (b) ______ name(s) used by the company in the last 12 months Nature of business company Date of appointment of administrative receiver(s) ____ Name of person appointing the administrative receiver(s) (d) Insert name(s) of appointee(s) (d) Administrative Receiver/Joint Administrative Receivers (office holder no(s))

Address(es))

Rule 3.03

Form 3.02 contd.

TRADE CLASSIFICATION

NOTE: This page is not part of the advertisement

DIVISION 0

- 01 AGRICULTURE
- 02 FORESTRY AND FISHING
- **DIVISION 1**
- 03 MINING AND ENERGY INDUSTRIES

DIVISION 2

- MANUFACTURING INDUSTRIES:-
- MANUFACTURE OF FOOD, DRINK AND TOBACCO 04
- MANUFACTURE OF CHEMICALS 05
- 06 METAL MANUFACTURE
- ENGINEERING AND ALLIED INDUSTRIES 07
- TEXTILES AND CLOTHING MANUFACTURE 08
- MANUFACTURE OF TIMBER AND FURNITURE 09
- PAPER, PRINTING AND PUBLISHING 10
- 11 OTHER MANUFACTURE

DIVISION 3

- WHOLESALE DISTRIBUTION:-
- WHOLESALE OF FOOD AND DRINK 12
- WHOLESALE OF TEXTILES AND CLOTHING 13
- MOTOR VEHICLE WHOLESALERS 14
- OTHER WHOLESALE 15

DIVISION 4

- RETAILING:-
- RETAIL OF FOOD, DRINK AND TOBACCO 16
- RETAIL OF TEXTILES AND CLOTHING 17
- RETAIL OF BOOKS, PAPERS, ETC. 18
- MOTOR VEHICLES AND PETROL SALES 19
- 20 RETAIL OF FURNITURE
- RETAIL OF ELECTRICAL GOODS 21
- OTHER RETAIL 22

DIVISION 5

CONSTRUCTION:-

- (SIC Division 5)
- GENERAL CONSTRUCTION AND DEMOLITION 23
- HOME IMPROVEMENTS 24
- DECORATING AND SMALLWORKS 25
- 26 BUILDING REPAIRS
- ELECTRICAL AND PLUMBING 27

Form 3.03

DIVISION 6

- TRANSPORT AND COMMUNICATIONS:-
- 28 ROAD TRANSPORT
- AIR TRANSPORT 29
- SHIPPING 30
- TRAVEL AGENTS 31
- OTHER TRANSPORT AND COMMUNICATIONS 32

 - **DIVISION 7** FINANCE AND BUSINESS SERVICES:-
- 33 INSURANCE
- ACCOUNTANTS AND LEGAL SERVICES 34
- 35 REAL ESTATE
- COMPUTER SERVICES 36
- MANAGEMENT SERVICES 37
- OTHER BUSINESS SERVICES 38
 - **DIVISION 8**

OTHER SERVICES:-

- RECREATIONAL SERVICES 39
- MEDICAL SERVICES 40
- EDUCATIONAL SERVICES 41
- 42 REPAIRS OF CONSUMER GOODS
- 43 LAUNDRY
- HAIRDRESSING AND BEAUTY PARLOURS 44
- SCRAP METAL DEALERS 45
- OTHER SERVICES 46

DIVISION 9

- HOTELS AND CATERING:-
- **RESIDENTIAL ACCOMMODATION** 47
- LICENSED PREMISES 48
- 49 RESTAURANTS
- 50 **OTHER CATERING**

Rule 3.04

Form 3.03

Notice Requiring Preparation and Submission of Administrative Receivership Statement of Affairs

(NAME OF COMPANY)

Take notice that you are required to prepare and submit to me a statement as to the affairs of the above-named company

(a) Insert date by by (a) which statement must be submitted

(b) Insert names and A similar notice has been sent to each of the following persons (b) addresses of other persons concerned

brackets if not applicable

(c) Delete words in Article 199 of the Insolvency (Northern Ireland) Order 1989 places a duty on you (c) [as an officer of the company] to provide the administrative receiver with information and attend upon him if required; I have to warn you that failure to submit the statement of affairs as required by this notice, or to co-operate with the administrative receiver under Article 199 of the Insolvency (Northern Ireland) Order 1989, may make you liable to a fine and, for continued contravention, to a daily default fine.

> Under paragraph 11 of Schedule 1 to the Companies (Northern Ireland) Order 1989 failure to submit a statement of affairs or to co-operate with the administrative receiver under Article 199 of the Insolvency (Northern Ireland) Order 1989 are matters which may be taken into account by the court in determining whether a person is unfit to be an officer of or to be involved in the management of a company. Unfit conduct may result in a disqualification order being made by the court.

Dated

Administrative Receiver (name and address)

Note:

Forms for the preparation of the statement of affairs

(i) may be obtained from the administrative receiver on request; or (ii) are enclosed.

Rule 3.05

Form 3.04

Statement of Affairs – Administrative Receivership

Insert name Statement as to affairs of of company

On the _ _ 19 ____ the date of the Administrative Receiver's Appointment

Affidavit

This affidavit must be sworn or affirmed before a Solicitor or Commissioner of Oaths when you have completed the rest of this form.

I		
	· · · · · · · · · · · · · · · · · · ·	
best of my knowled of the above-nam of the administrati	the several pages attached marked dge and belief a full, true and complete state ed company as at the date of ve receiver and that the said company carr	ment as the affairs of the appointment ied on business as
		· · · ·
Sworn/affirmed at		·····
Date		
Signatures		
Before me		

A Solicitor or Commissioner of Oaths

The Solicitor or Commissioner is particularly requested, before swearing/ affirming the affidavit, to make sure that the full name, address, and description of the Deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will necessitate its being re-sworn/ re-affirmed.

A-Summary of Assets

sets		Book Value	Estimated to Realise
Assets specifically pledged:-		£	£
Assets not specifically pledged:-			
	-		
			<u>-</u>
Estimated total assets available for preferential creditors	£		
	L		

_____ Date _ Signature _

B-Summary of Liabilities

Estimated total assets available for preferential creditors (carried from page A)	£	Estimated to realise £
Liabilities		
Preferential creditors:-	£	
Estimated deficiency/surplus as regards preferential creditors	£	
Debts secured by a floating charge:-	3	
Estimated deficiency/surplus of assets available for non-preferential creditors	£	
Non-preferential claims:	£	
Estimated deficiency/surplus as regards creditors	£	
Issued and called up capital:-	£	
Estimated total deficiency/surplus as regards members	£	

Signature _____ Date _____

Rule 3.09

Form 3.05

The Insolvency (Northern Ireland) Order 1989 Statement of Affairs in Administrative Receivership Following Report to Creditors Pursuant to Rule 3.09(4) of the Insolvency Rules (Northern Ireland) 1991

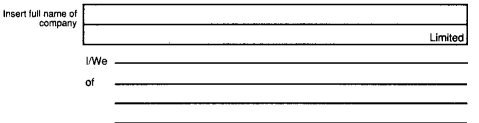
To the Registrar of Companies



Company Number

R.3.09(4)

Name of Company



administrative receiver(s) of the company attach a copy of the statement of affairs of the company.

Signed		Dated	
Presenter's name, address and reference (if any):		For Official Use	
		Public Office Liquidation Section	

Form 3.06

Rule 3.17	
	The Insolvency (Northern Ireland) Order 1989 Certificate of Constitution [Amended Certificate] of Creditors' Committee Pursuant to Rule 3.17(5) of the Insolvency Rules (Northern Ireland) 1991
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
(a) Insert full name of company	(a)
(b) Insert full name(s) and address(es)	Limited
(c) Insert names and addresses of members of committee	administrative receiver(s) of the above-named company certify that the creditors' committee has been duly constituted and that the membership is as follows (c)
(d) Delete as necessary (e) Insert date of previous certificate	(d) This certificate amends the certificate issued by me on (e)
	Signed Dated
Presenter's name, address and reference (if any):	For Official Use Public Office Liquidation Section

Rule 3.17		Form 3.07
	The Insolvency (Northern Ireland) Order 1989 Administrative Receiver's Report as to Change in Membership of Creditors' Committee Pursuant to Rule 3.17(6) of the Insolvency Rules (Northern Ireland) 1991	R.3.17(6)
	To the Registrar of Companies	
		For official use
		Company Number
	Name of Company	
(a) Insert full name of company∍	(a)	
		Limited
(b) Insert full name(s) and address(es)	I/We (b)	
(c) Insert date	administrative receiver(s) of the above-named corr creditor's committee has altered since the last cer	
(d) Insert details of changes in membership	as follows (d)	
	Signed	Dated
Presenter's name, address and reference (if any)	Pul	For Official Use blic Office Liquidation Section
2.00		

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Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

М	Form 3.08
Rule 3.33	The Insolvency (Northern Ireland) Order 1989 Receiver or Manager or Administrative Receiver's Abstract of Receipts and Payments Pursuant to Article 48 of the Insolvency (Northern Ireland) Order 1989 Rule 3.33(1) of the Insolvency Rules (Northern Ireland) 1991
	To the Registrar of Companies For official use
*Administrative	* To the company
Receivership only	* To the members of the creditors' committee Company Number
	* To the appointor of administrative receiver
	Name of Company
Insert full name of	
company	Limited
	I/We
	of
[†] Delete as appropriate	appointed [receiver] [manager] [receiver and manager] [administrative receiver] [†] of the company on
Insert date	
	present overleaf [my] [our] [†] abstract of receipts and payments for the period from
	to
	Number of continuation sheets (if any attached)
	Signed Date
Presenter's name.	
address and reference	For Official Use
(if any)	Public Office Liquidation Section
<u>.</u>	

Abstract

Note	Receipts		
The receipts and payments must severally be added up at the foot of each sheet and the totals carried forward from one abstract to another without any intermediate balance so that the gross totals shall represent the total amounts received and paid by the receiver since he was appointed	Brought forward from previous Abstract (if any)	£	р — — — —
[†] delete as appropriate	Carried forward to [continuation sheet] [†] [next Abstract] Payments		
	Brought forward from previous Abstract (if any)	£	
	· · · · · · · · · · · · · · · · · · ·		
[†] delete as appropriate	Carried forward to [continuation sheet] [†] [next Abstract]		

Page 2

Rule 3.35

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

The Insolvency (Northern Ireland) Order 1989 Notice of Administrative **R.3.35 Receiver's Death** Pursuant to Rule 3.35 of the Insolvency Rules (Northern Ireland) 1991 To the Registrar of Companies For official use Company Number Name of Company Insert full name of company Limited Mr of administrative receiver of the above-named company died on

> Signed _____ For and on behalf of appointor

Presenter's name,			
address and reference (if any):	ve	For O Public Office	fficial Use Liquidation Section

_ Dated _

Form 3.10

	The Insolvency (Northern Ireland) Order 1989 Notice of Order to Dispose of Charged Property Pursuant to Article 53(5) of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
Insert full name of company	Limited
	of
	administrative receiver(s) of the company obtained an order under Article 53(1) of the Insolvency (Northern Ireland) Order 1989 to dispose of property which is subject to a security on
	An office copy of the said court order is attached
	Signed Dated
Presenter's name, address and reference (if any):	Public Official Use Public Office Liquidation Section
Form 3.11	

Article 55(1)

Form 3.11

Notice of Resignation of Administrative Receiver Pursuant to Article 55(1) of the Insolvency (Northern Ireland) Order 1989

(NAME OF COMPANY)

(a) Insert full name and address of administrative receiver	i, (a)
(b) Insert date to be at least 7 days ahead	the administrative receiver of the above-named company give notice that I am resigning from the said office of administrative receiver with effect from (b)
	Signed
(c) Person who made the appointment	То: (с)
(d) Company or, if in liquidation, the liquidator	(d)

	Form 3.12
	The insolvency (Northern Ireland) Order 1989 Administrative Receiver's Report Pursuant to Article 58 (1) of the Insolvency (Northern Ireland) Order 1989 and Rule 3.09(3) of the Insolvency Rules (Northern Ireland) 1991
	To the Registrar of Companies
	For official use
	Company Number
	Name of Company
Insert full name of company	Limited
	I/We
	of
	administrative receiver(s) of the company attach a copy of my [our] report to creditors and a copy of the statement of affairs of the company
	Signed Dated
Presenter's name, address and reference (if any):	For Official Use Public Office Liquidation Section

Rule 4.005

Form 4.01

Statutory Demand under Article 103(1)(a) or 186(1)(a) of the Insolvency (Northern Ireland) Order 1989

	Warning
	 This is an important document. This demand must be dealt with within 21 days after its service upon the company or a winding-up order could be made in respect of the company. Please read the demand and notes carefully
Notes for Creditor	Demand
 If the creditor is entitled to the debt by way of assign- 	То
ment, details of the original creditor and any intermedi- ary assignees should be	Address
given in part B on page 3. • If the amount of debt in-	This demand is served on you by the creditor:
cludes interest not previ- ously notified to the com-	Name
pany as included in its li- ability, details should be	Address
given, including the grounds	· · · · · · · · · · · · · · · · · · ·
charged. The amount of in- terest must be shown separately.	The creditor claims that you owe the sum of $\pounds____$, full particulars of which are set out on page 2.
 Any other charge accruing due from time to time may be claimed. The amount or 	The creditor demands that the company do pay the above debt or secure or compound for it to the creditor's satisfaction.
fate of the charge must be identified and the grounds	Signature of individual
on which it is claimed must be stated.	Name(BLOCK LETTERS)
 In either case the amount claimed must be limited to 	
that which has accrued due	
at the date of the demand. • If signatory of the demand is a solicitor or other agent	Position with or relationship to creditor
of the creditor the name of his/her firm should be given.	• I am authorised to make this demand on the creditor's behalf.
. Delate it simond by the	Address
Delete if signed by the creditor himself	Tel. No Ref

N.B. The person making this demand must complete the whole of this page, page 2 and parts A and B (as applicable) on page 3.

Form 4.01 contd.

Particulars of Debt

(These particulars must include (a) when the debt was incurred, (b) the consideration for the debt (or if there is no consideration the way in which it arose) and (c) the amount due as at the date of this demand.)



Please make sure that you have read the notes on page 1 before completing this page.

Note: If space is insufficient continue on reverse of page 3 and cloarly indicate on this

and clearly indicate on this page that you are doing so.

Form 4.01 contd

PART A

The individual or individuals to whom any communication regarding this demand may be addressed is/are:--

Name	 	
Address		
Telephone Number		·
Reference		· · · · · · · · · · · · · · · · · · ·

PART B

For completion if the creditor is entitled to the debt by way of assignment

Name	Date(s) of Assignment
	Name

How to comply with a statutory demand

If the company wishes to avoid a winding-up petition being presented it must pay the debt shown on page 1, particulars of which are set out on page 2 of this notice, within the period of **21 days after** its service upon the company. Alternatively, the company can attempt to come to a settlement with the creditor. To do this the company should:

- inform the individual (or one of the individuals) named in part A immediately that it is willing and able to offer security for the debt to the creditor's satisfaction; or
- inform the individual (or one of the individuals) named in part A immediately that it is willing and able to compound for the debt to the creditor's satisfaction.

If the company disputes the demand in whole or in part is should:

- contact the individual (or one of the individuals) named in part A immediately.

REMEMBER! The company has only 21 days after the date of service on it of this document before the creditor may present a winding-up petition.

Rule 4.007, 4.012

Form 4.02

Winding-Up Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

To The High Court of Justice in Northern Ireland

(a) Insert full name(s) The petition of (a) and address(es) of petitioner(s)

(b) Insert full name of 1 (b) company subject to petition (hereinafter called "the company") was incorporated on

(c) Insert date of (c) incorporation under (d)
 (d) Insert title of Companies under (d)
 Act or Order under which company was incorporated (e) Insert address of registered office
 2. The registered office of the company is at (e)
 3. The nominal capital of the company is £

divided into shares of \pounds each. The amount of the capital paid up or credited as paid up is \pounds .

4. The principal objects for which the company was established are as follows:

and other objects stated in the memorandum of association of the company

(f) Set out the grounds 5. (f) on which a winding-up order is sought

6. In the circumstances it is just and equitable that the company should be wound up The petitioner(s) therefore pray(s) as follows:----

(1) that (b)

may be wound up by the court under the provisions of the Insolvency (Northern Ireland) Order 1989

or

(2) that such other order may be made as the court thinks fit.

(g) If the company is Note: It is intended to serve this petition on (g) the petitioner, delete [the company] [and] "the company". Add the full name and address of any other person on which it is intended to serve this petition

E	Endorsement
This petition having been prese on will be Chichester Street, Belfast, BT1	heard at Royal Courts of Justice,
on:	
Date	
lime (or as soon thereafter as the	
The solicitor to the petitioner is :	<u></u>
Name	
Address	
Telephone no.	
ax. no.	

Rule 4.007, 4.012

Form 4.03

Affidavit Verifying Winding-up Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert name and address of person making oath	I (a)	
	Make oath and say as follows:	
(b) Delete if affidavit not made by Petitioner in person	1. (b)	I am the Petitioner. The statements in the Petition now produced and shown to me marked "A" are (c) [true] [true to the best of my knowledge, information and belief].
(c) Delete as applicable	1. (d)	I am (e) of the Petitioner.
(d) Delete if affidavit is made by Petitioner in person	2. (d)	I am duly authorised by the Petitioner to make the affidavit on (c) [its] [his] behalf.
(e) State capacity eg director, secretary, solicitor etc	3. (d)	I have been concerned in the matters giving rise to the Petition and have the requisite knowledge of the matters referred to in the Petition because (f)
(f) State means of knowledge of matters sworn to in affidavit	4. (d)	The statements in the Petition now produced and shown to me marked "A" are (c) [true] [true to the best of my knowledge, information and belief].

Sworn at

Rule 4.009

Form 4.04

Affidavit of Service of Winding-Up Petition at **Registered Office**

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Note: If the petition was served on an officer or an employee of the company use Part A of this form. If it was served on a person authorised to I (a) accept service on behalf of the company use part B. If it was served by depositing it at the registered office use Part C. (a) Insert name, address and description of person making oath (b) Insert date

Part A. That I did on (b)

serve the above-named company with a sealed copy of the petition now produced and shown to me marked "A" by handing the same to . (c) [who acknowledged himself to be] [who is to the best of my knowledge, information and belief] (c) [a director] [an officer] [an employee] of the company at (d)

(c) Delete as applicable

the registered office of the said company.

OR

Part B.

That I did on (b)

serve the above-named company with a sealed copy of the petition now produced and shown to me marked "A" by handing the same to who acknowledged to me that he was authorised to accept service of documents on behalf of the company at (d)

(d) insert address of registered office

the registered office of the said company

OR

Part C. That I did on (b)

having failed to find any officer, employee or other person authorised to accept service of documents on behalf of the company, deposit a sealed copy of the petition now produced and shown to me marked "A" at (d)

the registered office of the said company by leaving it (e)

(e) Insert where the petition was left in such a way that it was likely to come to the attention of a person attending the registered office e.g. on a desk, through the letterbox, affixed to the above, etc. Sworn at

Rule 4.009

Form 4.05

Affidavit of Service of Winding-Up Petition other than at Registered Office or on Part XXIII Company

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989			
Note: If the petition was served on an officer or on an employee of the company use Part A of this form. If it was served on a person authorised to accept service on behalf of the company use part B.	I (a) make oath and say as follows:			
If the petition was served on an oversea company use Part C	1. (b)			
only	Part A			
(a) Insert name, address and description of person making oath	 That I did on (c) serve the above-named company with a sealed copy of the petition now produced and shown to me marked "A" by handing the same to (d) [who acknowledged himself to be] [who is to the best of my knowledge, information and belief] (d) [a director] [an 			
(b) State reason why petition has been served at an address other than a registered office	officer] [an employee] of the company at (e) (d) [the company's last known principal place of business in Northern Ireland] [a			
(c) Insert date	place where the company carried on business in Northern Ireland]			
(d) Delete as applicable	or Part B			
(d) Insert address at which service effected	2. That I did on (b) serve, the above-named company with a sealed copy of the petition now produced and shown to me marked "A" by handing the same to who			
(f) Insert class of postage	acknowledged to me that he was authorised to accept service of documents on behalf of the company at (e)			
(g) Insert name	(d) [the company's last known principal place of business in Northern Ireland] [a place where the company carried on business in Northern Ireland]			
	or Part C That I did on (c) serve the above-named company with a sealed copy of the petition now produced and shown to me marked "A" by (d) [leaving it] [sending it by (f) post] to (e)			
	(d) [the address of (g) whose name has been delivered to the Registrar of Companies as a person authorised to accept on the said company's behalf service of process and any notices required to be served on it] [a place of business established by the said company in Northern Ireland]			
	Sworn at			

Rule 4.011	Form 4.06
A	dvertisement of Winding-Up Petition
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
 (a) Insert registered office address of company, or (if an unregistered company) the address of its principal place of business, or (if an oversea_company) the 	A petition to wind up the above-named company of (a)
address at which service of the petition was effected.	
was enected.	presented on (b)
(b) Insert date	by (c)
(c) Insert name and address of petitioner.	
(d) Delete where the petition is presented by the company itself, or by a person who is not a creditor or contributory.	(d) [Claiming to be a (e) [creditor] [contributory] [of the company] will be heard at The Royal Courts of Justice, Chichester Street, Belfast, BT1 3JF
(e) Delete as applicable	Date
	Time hours (or as soon thereafter as the petition can be heard)
(d) Insert date, which should be the business day before that appointed for the hearing	Any person intending to appear on the hearing of the petition (whether to support or oppose it) must give notice of intention to do so to the petitioner or his/its solicitor in accordance with Rule 4.016 by 16.00 hours on (f) The petitioner's solicitor is (g)
(g) Where applicable insert name and address of solicitor	

Dated _____

Form 4.07

Rule 4.014

Form 4.07

Certificate that Relevant Provisions of Rules have been Complied with

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert date Winding-up petition on (a)

I certify that the above-mentioned petition

which will be heard on (a) with the provisions of Rule 4.008 on (a)

was served in accordance

and advertised in accordance with the provisions of Rule 4.011 on (a)

Signed _____

Dated

Name in BLOCK LETTERS

Note A copy of the advertisement must be filed in court with this certificate.

Form 4.08 Rule 4.015 Order for Leave to Withdraw Winding-Up Petition No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) * Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Insert date Winding-up petition presented on (a) (b) Insert name and Upon the ex parte application of (b) ______ And upon reading And upon hearing And the court being satisfied that the petition has not been advertised, that no notices in support of or in opposition to the petition have been received by the petitioner and that the company consents to this order It is ordered that the petitioner be at liberty to withdraw the said petition (c) Insert any further [and that (c) _____] terms of the order Dated _

Rule 4.016	Form 4.09				
NO	tice of Intention to Appear on Petition				
	No.				
IN THE	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND				
	HANCERY DIVISION (COMPANIES WINDING UP)				
* Insert name of	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989				
company	AND IN THE MATTER OF THE INSOLVENCY (NORTHERN INCLAND) ONDER 1989				
	Winding-up petition presented on (a)				
(a) insert date					
	to be heard on (a)				
(b) Insert full name and	Take notice that (b)				
address, or if a firm, the name of the firm					
and address					
(c) Delete as applicable	(c) [a creditor of the above-named company for £][a contributory of the				
(c) Delete as applicable	above-named company holding shares in the company] intends to				
	appear on the hearing of the above-mentioned petition to (c) [support] [oppose] it.				
	Signed				
	Dated				
	Position with or relationship to (c) [creditor] [contributory]				
(d) If creditor or contributory's solicitor					
or other agent please give name and					
address of firm and insert name(s) and					
address(es) of petitioner(s) or					
petitioner(s) solicitor	To (d)				
	Telephone No				
	Reference No				

D.1. 4 047					Form 4.10		
Rule 4.017	List of Persons Intending to Appear on the Hearing of the Petition						
	IN	THE HIGH COURT OF JUSTICE IN NORTHE CHANCERY DIVISION (COMPANIES WIND					
Insert name of company	IN THE MATTER O AND IN THE MATT	F ER OF THE INSOVENCY (NORTHERN IRELA	ND) ORDER1989				
	Winding-up petition presented on The following persons have given notice that	t they intend to appear on the hearing of the at	ove-mentioned petition o	n			
	Name and Address	Name and Address of Solicitors if any	Amount owed to creditor £	Number of shares held by contributory	Whether supporting or opposing the petition		

Form 4.11 Rule 4.020 Order for Winding Up by the Court No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) * Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Insert name and address of petitioner (as appropriate) "the company" or " . . . a creditor of the company" or " . . . a contributory of the company" And upon hearing presented to this court on And upon reading the evidence (b) Insert full name of It is ordered that (b) the company be wound up by this court under the provisions of the Insolvency (Northern Ireland) Order 1989 (c) Insert names of all And it is ordered that the costs of (c) parties to be awarded their costs
 (d) Insert any terms concerning costs of the said petition be paid out of the assets of the company (d) Dated Note: The Official Receiver is by virtue of this order liquidator of the company.

Rule 4.020	Form 4.12				
Order for Winding Up by the Court following upon the Discharge of an Administration Order					
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)				
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989				
(a) Delete words in brackets as applicable	Upon the petition of the company (a) [by its administrator (b)				
(b) Insert name and address	a [creditor] [member] of the above-named company] [pursuant to leave of this court by order dated (c)] [by agreement with the administrator dated				
(c) Insert date	(c)]				
	presented to this court on (c)				
	And upon hearing				
	And upon reading the administration order dated (c)				
	and the evidence				
	It is ordered that the said administration order be and the same is discharged.				
(d) Insert full name of company	And it is ordered that the said (d)				
	be wound up by this court under the provisions of the Insolvency (Northern Ireland) Order 1989				
	(a) [And it is ordered that be appointed liquidator of the company]				
(e) Insert any further items of order, eg as to costs	And it is ordered (e)				
	Dated				

Rule 4.020

Form 4.13

Notice to Official Receiver of Winding-Up Order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

* Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert address To the Official Receiver (a)

Order pronounced this ______ day of ______ 19 ____

by

for winding up the under-named company under the Insolvency (Northern Ireland) Order 1989

Name of company:

Registered office of company:

Petitioner or his solicitor(s) (b):

(b) Insert name, address, telephone number, Fax number (if any), and reference (if any)

Date of presentation of petition:

Rule 4.024	Form 4.14					
	Petition by Contributory					
	No.					
IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)						
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989					
	To The High Court of Justice in Northern Ireland					
(a) Insert full name(s) and address(es) of petitioner(s)	The petition of (a)					
(b) Insert full name of company subject to	1. (b)					
petition (c) Insert date of	(hereinafter called "the company") was incorporated on (c) under (d)					
incorporation (d) Insert title of Companies Act or Order under which company was incorporated	2. The registered office of the company is at (e)					
(e) Insert address of registered office	3. The nominal capital of the company is \mathfrak{L} divided into shares of \mathfrak{L} each. The amount of the capital paid up or credited as paid up is \mathfrak{L}					
(f) Delete as applicable	The petitioner(s) is/are the holder(s) of shares of \pounds each. Such shares (f) [were allotted to him/them on the incorporation of the company] [have been registered in his/their name(s) for more than 6 months in the last 18 months] [devolved upon him/them through the death of the former holder of the shares].					
	4. The principal objects for which the company was established are as follows:					
	and other objects stated in the memorandum of association of the company.					
(g) Set out the grounds on which the petition is presented	5. (g)					
	6. In the circumstances it is just and equitable that the company should be wound up.					
	The petitioner(s) therefore pray(s) as follows:					
	(1) that (b)					
	may be wound up by the court under the provisions of the Insolvency (Northern Ireland) Order 1989					
	OR					
	(2) that such other order may be made as the court thinks fit.					

Note:

It is intended to serve this petition on:---

ENDORSEMENT	
This petition having been presented to the court on let all parties attend before the Master in Chambers on	
Date	
Time	hours
Place for directions to be given.	
The Solicitor(s) for the petitioner is/are: Name	
Address	
Telephone No	
Fax. no. (if any)	
Reference (if any)	

Form 4.15

Rule 4.028		Form 4.15
Notice to C	Official Receiver of Appointment of Provision Liquidator	al
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)	
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER	1989
	To the Official Receiver	
	Order pronounced this day of 19	by
(a) Insert "the official receiver" or, if an insolvency practitioner is to be appointed, his full name and address (including name of firm if appropriate)	for the appointment of (a)	
	as provisional liquidator of the under-named company prior to any windin being made.	g-up order
	Name of company:	
	Registered office of company:	
	•	

(b) Insert full name, Petitioner: (b) address, telephone number, Fax number (if any) and reference (if any)

Petitioner's solicitors: (b)

Rule 4.029

Form 4.16

Order of Appointment of Provisional Liquidator

No.

in chambers

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

Insert name IN THE MATTER OF *

of company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Master

(a) Give full name and Upon the application of (a)

(a) Give full name and address of applicants

And upon hearing

And upon reading the petition to wind up the above-named company and the evidence

(b) If a person other than the official receiver is to be appointed delete the words in [] otherwise insert the amount to be deposited

It is ordered that (b) [upon the sum of \pounds ______ being deposited by the applicant with the official receiver] the following person is appointed provisional liquidator of the above-named company.

ad Name of provisional liquidator (c) ---

Address (if applicable) _

(c) Insert either "the official receiver" or if an insolvency practitioner is to be appointed, his full name and address

And it is ordered that:---

(d) Insert details of the functions to be carried out by the provisional liquidator in relation to the company's affairs

Dated

NOTICE TO OFFICERS OF COMPANY

You are required by Article 199 of the Insolvency (Northern Ireland) Order 1989 to give the provisional liquidator all the information as he may reasonably require relating to the company's property and affairs and to attend upon him at such times as he may reasonably require.

Date _

(d)

Rule 4. 035	Form 4.17				
Notice	Requiring Preparation and Submission of Statement of Company's Affairs				
	Insertname and address of person required to submit statement of af- fairs				
	No.				
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)				
* Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989				
(a) Insert date	A winding-up order was made against the above-named company on (a) and under the powers given to the Official Receiver by				
	Article 111 of the Insolvency (Northern Ireland) Order 1989 I now require you to prepare and submit to me a statement of the company's affairs, with a copy,				
(b) insert date by which statement must	by* (b)				
t Amend as necessary if statement to be made up as at a	The statement of affairs should be made up as at (a) , the date of the winding-up order. [†]				
different date (c) Insert names and addresses of other persons concerned	A similar notice has been sent to each of the following persons: (c)				
(d) Delete words in brackets if not applicable	Article 199 of the Insolvency (Northern Ireland) Order 1989 places a duty on you (d) [as an officer of the company] to provide the Official Receiver with information and attend upon him if required; I have to warn you that failure to submit the statement of affairs as required by this notice, or to co-operate with the Official Receiver under Article 199 of the Insolvency (Northern Ireland) Order 1989, may make you liable to a fine and, for continued contravention, to a daily default fine.				
	Under paragraph 11 of Schedule 1 to the Companies (Northern Ireland) Order 1989 failure to submit a statement of affairs or to co-operate with the Official Receiver under Article 199 of the Insolvency (Northern Ireland) Order 1989 are matters which may be taken into account by the court in determining whether a person is unfit to be an officer of or to be involved in the management of a company. Unfit conduct may result in a disqualification order being made by the court.				
	Dated Official Receiver (name and address)				
	Note: Forms and instructions for the preparation of the statement of affairs (i) may be obtained from the Official Receiver on request; or (ii) are enclosed.				

Rule 4.036	Form 4.18
	Statement of Affairs – Winding Up By The Court
	No.
	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
	STATEMENT OF AFFAIRS OF
[†] Delete as appropriate	on the 19 the date of the winding-up order (or date directed by the Official Receiver)†
	The 'Guidance notes' booklet tells you how to complete this form easily and correctly
	Show the company's current financial position by completing all the pages of this form which will then be your statement of the company's affairs.
	Affidavit
	This affidavit must be sworn or affirmed before a Solicitor or Commissioner of Oaths or an officer of the court duly authorised to administer oaths when you have completed the rest of this form
(a) insert full name and occupation	! (a)
(b) Insert full address	of (b)
	Make oath and say that the several pages exhibited hereto and marked
	are to the best of my knowledge and belief a full, true and complete statement as to the affairs of the above-named company as at the date of the winding-up order (or the date directed by the Official Receiver)
	and that the said company carried on business as
	Sworn at
	Before the Signature(s)
	A Solicitor or Commissioner of Oaths or Duly authorised officer Before swearing the affidavit the Solicitor or Commissioner is particularly

Before swearing the affidavit the Solicitor or Commissioner is particularly requested to make sure that the full name, address and description of the Deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will need to be re-sworn.

A-Summary of Assets

iets		Book /alue	Estimated to Realise
Assets specifically pledged:-		£	£
Assets not specifically pledged:-			
Assets not specifically pleogeo:~			
	:		
Estimated total assets available for preferential creditors	£		
		-	

Signature _ _____ Date __

83

B-Summary of liabilities

Estimated total assets available for preferential creditors (carried from page A)	£	Estimated to realise £
Liabilities		
Preferential creditors:-	£	
Estimated deficiency/surplus as regards preferential creditors	£	
Debts secured by a floating charge:-	£	
Estimated deficiency/surplus of assets available for non-preferential creditors	£	
Non-preferential claims:	£	
Estimated deficiency/surplus as regards creditors	£	
Issued and called up capital:-	£	
Estimated total deficiency/surplus as regards members	£	

Signature _____ Date ____

С Company Creditors

lame of creditor or claimant	Address (with postcode)	Amount of debt £	Details of any security held by creditor	Date security given	Value of security £	1 No.	2 Name of Shareholde
						:	
						+	
						•+	
						•+	
						+	

Rule 4.037-CVL

Form 4.19

Statement of Affairs – Voluntary Liquidator

*Insert name of company

e Statement as to affairs of*

on the ______ 19 _____ the date of the opinion formed by the liquidator under Article 81 of the Insolvency (Northern Ireland) Order 1989

Affidavit

This affidavit must be sworn or affirmed before a Solicitor or Commissioner of Oaths when you have completed the rest of this form

(a) Insert name and 1 (a) _____ occupation

(b) Insert full address of (b) -----

Make oath and say that the several pages exhibited hereto and marked _____

are to the best of my knowledge and belief a full, true and complete statement as to the affairs of the above-named company as at ________ the date I formed this opinion that the company would be unable to pay its debts in full (together with interest) within the period stated in the directors' declaration of solvency made under Article 75 of the Insolvency (Northern Ireland) Order 1989

and that the said company carried on business as _____

Sworn at _____

Date ____

Before me

Signature(s)

A Solicitor or Commissioner of Oaths

Before swearing the affidavit the Solicitor or Commissioner is particularly requested to make sure that the full name, address and description of the Deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will need to be re-sworn.

A—Summary of Assets

	Book Value	Estimated to Realise
	£	£
-		
0	, .	
Ĺ		
	£	Value £

Signature _____ Date _____

B-Summary of liabilities

	£	Estimated to realise £
£		
£	£	
	£	
£		
	£	
£		
L	£	
	£	2 2 2 2 2 2 2 2 2

Signature _____ Date ___

C Company Creditors

lame of creditor or claimant	Address (with postcode)	Amount of debt £	Details of any security held by creditor	Date security given	Value of security £
					· · · ·

Form 4.20

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.037CVL	
Stat	tement of Affairs – Creditor's Voluntary Winding-Up
Insert name of company	Statement as to affairs of
	on the 19 the date of the resolution for winding up
	Affidavit
	This Affidavit must be sworn or affirmed before a Solicitor or Commissioner of Oaths when you have completed the rest of this form
(a) Insert name and occupation	! (a)
(b) Insert full address	of (b)
	Make oath and say that the several pages exhibited hereto and marked
	are to the best of my knowledge and belief a full, true and complete statement as to the affairs of the above-named company as at the
	date of the resolution for winding up and that the said company carried on business as
	Sworn at
	Date Signature(s)

A Solicitor or Commissioner of Oaths

Before swearing the affidavit the Solicitor or Commissioner is particularly requested to make sure that the full name, address and description of the Deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will need to be re-sworn.

A-Summary of assets

ssets	Book Value	Estimated to Realise
Assets specifically pledged:-	£	£
Assets not specifically pledged:-		
Estimated total assets available for preferential creditors	2	

Signature _____ Date _____

B-Summary of liabilities

Estimated total assets available for preferential creditors (carried from page A)		£	Estimated to realise £
Liabilities			
Preferential creditors:	3		
	·		
Estimated defining a versue of protocontial preditors	L	£	
Estimated deficiency/surplus as regards preferential creditors Debts secured by a floating charge:-	l £	r.	
Debis source of a noting onlige.			
Fatimated definion subscription of assorts susible			
Estimated deficiency/surplus of assets available for non-preferential creditors		£	
		_	
Non-preferential claims:-	3		
	· ·		
Estimated deficiency/surplus as regards creditors		£	
	£		
Issued and called up capital:	1		
	1		
Estimated total deficiency/surplus as regards members	L	£	

Signature ____ _____ Date _

C Company Creditors

lame of creditor or claimant	Address (with postcode)	Amount of debt £	Details of any security held by creditor	Date security given	Value of security £
			······		
	,		· · · · · · · · · · · · · · · · · · ·		
	······································		·		
	-				
	······································				

Rule 4.037-CVL	Form 4.21
	The Insolvency (Northern Ireland) Order 1989 Statement of Company's Affairs to Registrar of Companies Pursuant to Article 81/85 of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies For official use
	Company Number
	Name of Company
(a) Insert full name of company	(a)
(b) Insert full name(s) and address(es)	Limited
(c) Insert date	the liquidator(s) of the above-named company attach a statement of the company's affairs as at (c)
	Signed Dated
Presenter's name, address and reference (if any);	For Official Use Public Office Liquidation Section

Rule 4.055, 4.064 Request by Creditor(s) for a Meeting of the **Company's Creditors [and Contributories]** No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Give full name and I/We, (a) address of creditor making the request, whether an individual, firm or company a creditor of the above-named company request you to summon (b) [a meeting of the (b) Delete as applicable company's creditors] [meetings of the company's creditors and contributories] for the purpose of:-My/Our claim in the winding up is £ and attached is a list of other creditors who concur in this request, together with confirmation of their concurrence. Their claims total £ which, together with my/our claim, makes a total of and which, it is believed, represents not less than (c) [£ 1 (c) Insert relevant in value of the debts of the above-named company. proportion of creditors I/We understand that I/we will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of summoning and holding the meeting(s). Dated Signed , Name in BLOCK LETTERS (d) State name and To (d) _ address of Liquidator

Form 4.23

Form 4.23

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.061, 4.115, 4.120 4.121-CVL, 4.132, 4	.133-CVL	10111 4.20
Noti	ice to Creditors of Meeting of Creditors	
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)	
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDE	R 1989
(a) Delete as applicable (b) Insert relevant Article	A meeting of creditors of the above-named company has been summ (a) [official receiver] [liquidator] (a) [at the request of a creditor, under Article (b) [Insolvency (Northern Ireland) Order 1989 for the purpose of:	oned by the] of the
	The meeting will be held as follows:	
	Date	
(c) Insert date and time by which proxy is to be lodged which should be not more than 4 days before the date fixed for the meeting	A proxy form is enclosed which must be lodged with me not later than (c) to entitle you to vote by proxy at the meeting (a) [together with a compl debt form if you have not already lodged one].	
	Official Receiver	

NOTE: Insert any further details which by the nature of the meeting need to be stated.

Form 4.24

Rule 4.061 Notice to Contributories of **Meeting of Contributories** No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 A meeting of the contributories of the above-named company (a) Delete as applicable has been summoned by the (a) [official receiver] [liquidator] (b) Insert relevant (a) [at the request of a contributory, under Article (b) [Article] of the Insulvancy (Northern Iroland) Order 1990] of the Insolvency (Northern Ireland) Order 1989] for the purpose of: The meeting will be held as follows:----Date _ Time ____ hours Place ____ (c) Insert date and A proxy form is enclosed which must be lodged with me not later than to be lodged which for the should be not more than 4 days before the date fixed for the meeting. Dated _ Official Receiver/Liquidator [address] NOTE: Insert any further details which by the nature of the meeting need to be stated.

Rule 4.064	Form 4.25
	est by Contributory/Contributories for a eting of the Company's Contributories
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Give full name(s) and address(es) of contributory(ies) making the request	I/We, (a)
(b) Delete as appropriate	summer a meeting of the company's commenced and of matter of [
(c) Insert relevant Article] of the Insolvency (Northern Ireland) Order 1989, for the purpose of:
(d) Insert number of shares held	I/We hold (d) shares in the above-named company and am/are entitled to votes, and attached is a list of other contributories who concur in this request together with confirmation of their concurrence. They hold (d) shares in the above-named company and are entitled to votes, which
(e) Insert relevant proportion of contributories	ternent to votes and which, it is believed, represents not less than (c)
	[] in value of the above-named company's contributories. //We understand that I/we will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of summoning and holding the meeting.
	Signed
	Name in BLOCK LETTERS
(f) State name and address of liquidator	To (f)

Rule 4.079

Form 4.26

Proof of Debt-General Form

* Delete if voluntary winding-up

*[No.

]

*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Date of Winding-Up Order/Resolution for voluntary winding-up

1	Name of Creditor	
2	Address of Creditor	
3	Total amount of claim, including any Value Added Tax and outstanding uncapitalised interest as at the date the company went into liquidation [see Note]	٤
4	Details of any document by reference to which the debt can be substantiated. [Note: the liquidator may call for any document or evidence to substantiate the claim at his discretion]	
5	If the total amount shown above includes Value Added Tax, please show:— (a) amount of Value Added Tax (b) amount of claim NET of Value Added Tax	£
6	If total amount above includes outstanding uncapitalised interest please state amount	٤
7	If you have filled in both box 3 and box 5, please state whether you are claiming the amount shown in box 3 or the amount shown in box 5(b)	
8	Give details of whether the whole or any part of the debt falls within any (and if so which) of the categories of preferential debts under Article 346 of, and Schedule 4 to, the Insolvency (Northern Ireland) Order 1989 (as read with Schedule 4 to the Social Security Pensions (Northern Ireland) Order 1975)	Category Amount(s) claimed as preferential £

9	Particulars of how and when debt incurred	
10	Particulars of any security held, the value of the security, and the date it was given	£
11	Signature of creditor or person au Name in BLOCK LETTERS	thorised to act on his behalf
	Position with or relation to creditor	,

Admitted to vote for £ Date Liquidator Admitted preferentially for £ Date Liquidator Admitted non-preferentially for £ Date Liquidator NOTE: A company goes into liquidation if it passes a resolution for voluntary winding up or an order for its winding up is made by the court at a time when it has not already gone into liquidation by passing such a resolution.

Form 4.27 Rule 4.083 Affidavit of Debt *[No.] * Delete if voluntary winding-up *[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)] Insert name of IN THE MATTER OF # company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Insert full name, address and description of person making oath l (a) make oath and say:---(b) Delete as applicable 1. That (b) [I am a creditor of the above-named company] [I am (c) (c) State capacity eg director, secretary, solicitor, etc. of (d) (d) State full name and address of creditor (e) State means of a creditor of the above-named company. knowledge of matters sworn to in affidavit and am authorised by the creditor to make this affidavit on its/his behalf] (f) Insert date 2. That the said company on (f) the date on which the company went into liquidation ‡ was and still is justly and truly indebted (b) [to me] [to the said creditor] in the sum of £ as shown in the proof of debt exhibited hereto marked "A". Sworn at **‡NOTE:** A company goes into liquidation if it passes a resolution for voluntary winding up or an order for its winding up is made by the court at a time when it has not already gone into liquidation by passing such a resolution.

Form 4.28 Rule 4.106, 4.107-CVL 4.146 **Certificate of Appointment of** Liquidator by Meeting *[No. 1 * Delete if voluntary winding-up *[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)] Insert name of IN THE MATTER OF 1 company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Delete depending upon whether meeting of creditors, contributories, or above-named company held on (b) company (b) Insert date (c) State full name and address of liquidator (c) having provided a written statement that he is qualified to act as an insolvency practitioner in relation to the above-named company under the provisions of the Insolvency (Northern Ireland) Order 1989 and that he consents so to act, was appointed liquidator of the company. Dated Signed _ Chairman Name in BLOCK LETTERS



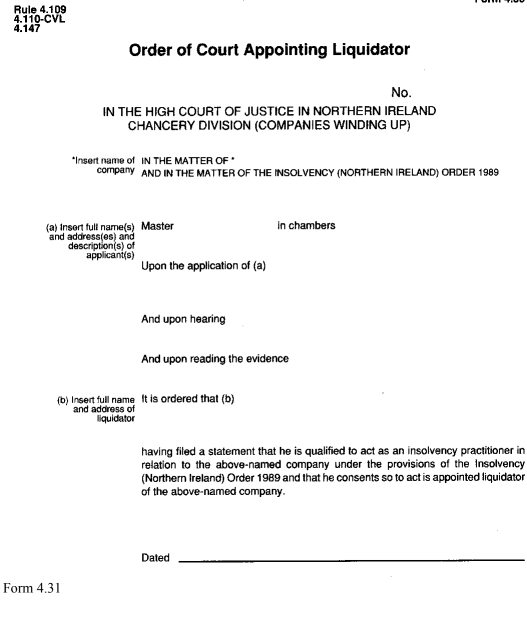
Form 4.29

]

*[No.

Certificate of Appointment of Two or More Liquidators by Meeting

* Delete if voluntary winding-up	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]
	IN THE MATTER OF [†] AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Delete depending upon whether meeting of creditors, contributories, or company	This is to certify that a meeting (a) [of the creditors] [of the contributories] of the above-named company held on (b)
(b) Insert date	
(c) State full names and addresses of liquidators	(c)
(d) Specify circumstances (if any) in which the joint liquidators must act together or whether one or more of them may act for the other(s).	having provided written statements that they are qualified to act as insolvency practitioners in relation to the above-named company under the provisions of the Insolvency (Northern Ireland) Order 1989, and that they consent to act, were appointed joint liquidators of the company. The joint liquidators are to act (d) DatedSigned
	Chairman
	Name in BLOCK LETTERS





Form 4.31

Order of Court Appointing Two or **More Liquidators**

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Master

in chambers

(a) Insert full name(s) Upon the application of (a) and address(es) and description(s) of applicant(s)

And upon hearing

And upon reading the evidence

(b) Insert full names It is ordered that (b) and addresses of joint liquidators

together or whether one or more of them may act for the other(s)

(c) Specify having filed statements that they are qualified to act as insolvency practitioners in circumstances (if any) in which the joint relation to the above-named company under the provisions of the Insolvency liquidators must act (Northern Ireland) Order 1989 and that they consent so to act are appointed joint liquidators of the above-named company.

The liquidators are to act (c)

Dated

	· ·	Form 4.32
Rule 4.113	The Insolvency (Northern Ireland) Order 1989 Notice of Appointment of Liquidator in Winding Up by the Court	4.113
	To the Registrar of Companies	For official use
	Con	npany Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
(b) Insert full name(s) and address(es)	i/We (b)	
(c) Insert date	give notice that on (c) liquidator(s) of	I/We was/were appointed
	(a)	
	by an order of the court dated	
	or	
	the Department of Economic Development	
	a resolution of a meeting of the company's creditors/contributories	
	Dated	
	Signed	
	(by each liquidator if more than one)	
	Name(s) in BLOCK LETTERS	
Presenter's name, and reference	Public Office	Official Use Liquidation Section
Form 4.33		

Rule 4.116	Form 4.33	
Notice to Court of Resignation of Liquidator Following Meeting of Creditors		
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)	
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989	
(a) Insert full name and address of liquidator	I, (a)	
	the liquidator of the above-named company report as follows:	
(b) Insert date	My resignation as liquidator was accepted by a meeting of the company's creditors on (b)	
(c) Delete as applicable	The meeting (c) [did not pass any resolution against my being given my release as liquidator] [resolved that I should not be given my release as liquidator]	
	Dated	
	SignedLiquidator	
	Name in BLOCK LETTERS	

		Form 4.34
Rule 4.117-CVL 4.149	The Insolvency (Northern Ireland) Order Notice of Resignation as Volunta Liquidator under Article 145(5) o Insolvency (Northern Ireland) Or	f_{fthe} A. 145(5)
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
(b) Insert full name(s) and address(es)	l/We (b)	
(c) Insert date	give notice that I/we resigned from the office of voluntary liquidator(s) of the above- named company on (c)	
	Signed	Dated
Presenter's name, address and reference (if any)		For Official Use Public Office Liquidation Section
Form 4.35		

Form 4.35 Rule 4.118 **Order of Court Giving Liquidator** Leave to Resign No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Insert full name, Master address and description of applicant in chambers Upon the application of (a) And upon hearing And upon reading the evidence (b) Insert full name and lit is ordered that (b) address of liquidator the liquidator of the above-named company be at liberty to resign from office. (c) Delete as applicable (c) [And it is ordered that (d)] (d) Insert details of any further order in the matter (e) State the date from And it is ordered that the release of (b) which the liquidator's release is effective as liquidator of the above-named company shall be effective from (e) Dated _

			Form 4.36
Rule 4.118	The Insolvency (Northern Ireland) Ord Notice of Order of Court Granting Liquidator Leave to Resign Pursuant to Rule 4.118(3)&(4)-CVL Insolvency Rules (Northern Ireland) 19	R.4.118	(3)&(4)- CVL
	To the Registrar of Companies		For official use
		Compar	ny Number
	Name of Company		
(a) Insert full name of company	(a)		Limited
(b) Insert full name and address	i (b)		
A copy of the court order in Form 4.35 must be attached	the liquidator of the above-named company attach a copy of an order of the court dated granting me leave to resign from office		
	Signed	Dated	
Presenter's name, address and reference		For Off	icial Use
(if any)		Public Office	Liquidation Section

Rule 4.118

Form 4.37

Notice to Court of Resignation of Liquidator Following Leave of the Court

No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert full name and I (a) address of liquidator

the liquidator of the above-named company report as follows:----

······

I hereby resign from office as liquidator

pursuant to an order of the court dated

giving me leave to do so.

Dated _

Signed ____

Liquidator

Name in BLOCK LETTERS

Rule 4.120	Form 4.38
	Certificate of Removal of Liquidator
	No. E HIGH COURT OF JUSTICE IN NORTHERN IRELAND HANCERY DIVISION (COMPANIES WINDING UP)
	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN (RELAND) ORDER 1989
(a) Insert date	This is to certify that at a meeting of creditors of the above-named company held on (a)
(b) Insert full name and address of liquidator	it was resolved that (b)
	be removed from office as liquidator of the above-named company.
(c) Delete as applicable	and that the meeting (c) [did not pass any resolution against the liquidator being given his release] [resolved that the liquidator be not given his release]
	Dated
	SignedChairman
	Name in BLOCK LETTERS

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Rule 4.124-CVL		Form 4.39	
nuie 4.124-04L	The Insolvency (Northern Ireland) Ord Certificate of Removal of Voluntary Liquidator Pursuant to Rule 4.124-CVL of the Insolvency Rules (Northern Ireland) 19	R.4.124-CVL	
	To the Registrar of Companies	For official use	
		Company Number	
	Name of Company		
(a) Insert full name of company	(a)		
		Limited	
(b) Insert full name and address	i (b)	· · · · · · · · · · · · · · · · · · ·	
(c) Insert date		litors of the above-named company held on at it was resolved that (d)	
(d) Insert full name and address of liquidator			
	be removed from office as liquidator of the above-named company.		
(e) Delete as applicable	And that the meeting (e) [did not pass any resolution against the liquidator being given his release] [resolved that the liquidator be not given his release]		
	Signed	Dated	
Presenter's name.			
address and reference (if any)		For Official Use Public Office Liquidation Section	
		i I l	

Form 4.40 Rule 4.126 4.127 CVL 4.150 Order of Court Removing Liquidator or Directing Liquidator to Summon a Meeting of Creditors for the Purpose of **His Removal** No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Give full name, address and description of in chambers Master applicant Upon the application of (a) And upon hearing And upon reading the evidence (b) Insert full name and It is ordered that (b) address of present liquidator the liquidator of the above-named company be removed from office. OR It is ordered that (b) the liquidator of the above-named company do summon a meeting of the company's for the (c) Insert date creditors on or before (c) purpose of considering his removal from office. (d) Delete as applicable (d) [And it is ordered (e)] (e) Insert details of any further order in the matter Dated _

4.127-CVL 4.129-CVL 4.150 4.151	The Insolvency (Northern Ireland) Or Notice of Ceasing to Act as Voluntary Liquidator	
		R.4.127-CVL
	To the Registrar of Companies	
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
	· · · · · · · · · · · · · · · · · · ·	
(b) Insert fuil name(s) and address(es)	I/We (b)	
(c) Insert date		ffice as voluntary liquidator(s) of the above-
(d) Insert reason	for the following reason: (d)	
	Signed	Dated
Presenter's name, address and reference (if any)		For Official Use Public Office Liquidation Section
	4.129-CVL 4.150 4.151 (a) Insert full name of company (b) Insert full name(s) and address(es) (c) Insert date (d) Insert reason	4.129-CVL The insolvency (Northern Ireland) Or 4.150 Notice of Ceasing to Act as 4.151 Voluntary Liquidator To the Registrar of Companies Name of Company (a) Insert full name of company (b) Insert full I/We (b) (b) Insert full I/We (b) give notice that I/we ceased to hold of name(s) and address(es) give notice that I/we ceased to hold of named company on (c) (c) Insert reason (d) Signed

Rule 4.128, 4.129-CVL, 4.151 Form 4.42

Liquidator's Application to the Department of Economic Development for his release

	*[No.]
* Delete if voluntary winding-up	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]
	IN THE MATTER OF ¹ AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert full name and address of liquidator	l (a)
(b) Insert details of circumstances under which you have ceased to act as liquidator	the liquidator of the above-named company, apply to the Department of Economic Development to grant me a certificate of my release as liquidator as a result of (b)
	Dated
	Signed
	Liquidator

Name in BLOCK LETTERS

Rule 4.132

Form 4.43

Notice to Court of Final Meeting of Creditors

No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

Insert name IN THE MATTER OF

of company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert full name and I, (a) address of liquidator

Date	
Time	hours
Place	
At the meeting the creditors did release as liquidator.	not pass any resolution against my being giv
OR	
At the meeting the creditors re liquidator	solved that I should not be given my relea
OR	
No quorum was present at the r	neeting.

Name in BLOCK LETTERS -

Article 146(7)	The Insolvency (Northern Ireland) Ord	Form 4.44
	Notice of Final Meeting of Creditors Pursuant to Article 146(7) of the Insolvency (Northern Ireland) Order 19	A.146(7)
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of	(a)	· · · · · · · · · · · · · · · · · · ·
company		Limited
(b) Insert full name(s) and address(es)	l (b)	
		mpany, give notice that the final meeting of pivency (Northern Ireland) Order 1989, was
	Date	
	Time	hours
	Place At the meeting the creditors did not parelease as liquidator.	ss any resolution against my being given my
	OR	
	At the meeting the creditors resolved liquidator.	I that I should not be given my release as
	OR	
	No quorum was present at the meeting	g.
	Signed	Dated
Presenter's name, address and reference (if any)		For Official Use Public Office Liquidation Section

Rule	4.140-CVL 4.152	The Insolvency (Northern Ireland) Ord Notice of Death of Voluntary Liquidator Pursuant to Rule 4.140-CVL/4.152 of Insolvency Rules (Northern Ireland) 19 To the Registrar of Companies	R.4	.140-C 52	Form 4.45
				ompany Number	
	(a) Insert full name of company	Name of Company (a)		•	Limited
	(b) Insert full name(s) and address(es)	l/We (b)			
	(c) Insert full name	give notice that (c)			
(d) Delete as applicable	the voluntary liquidator of the above-n (d) [A copy of the death certificate is a].	ttached] [The da		
		Signed	Dated		
e	Presenter's name, ddress and reference (if any)		F Public Offic	or Official Use e Liquidation S	ection

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.141 4.142-CVL, 4.153 Notice to Official Receiver or Department of Economic Development by Liquidator on Loss of Qualification as Insolvency Practitioner				
* Delete if voluntary winding-up	*[No.]			
wirkling-up	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]			
	IN THE MATTER OF [†] AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989			
(a) Insert full name and address of liquidator	I, (a)			
(b) Insert date	the liquidator of the above-named company ceased to be an insolvency practitioner qualified to act in relation to the company with effect from (b)			
	Dated			
	Signed			
	Name in BLOCK LETTERS			
(c) Insert Official Receiver or Department of Economic Development, as applicable, and insert address	To (c)			

lule 4.142-CVL 4.153	The Insolvency (Northern Ireland) Ord Notice of Vacation of Office by Voluntary Liquidator Pursuant to Rule 4.142-CVL/4.153 o Insolvency Rules (Northern Ireland) To the Registrar of Companies	R.4.142-CVL
		Company Number
(a) Insert full name of company	Name of Company (a)	Limited
(b) Insert full name and address	I (b)	
(c) Insert date	liquidator on (c)	mpany give notice that I vacated office as an insolvency practitioner in relation to the
Presenter's name, address and reference (if any)	Signed	Dated For Official Use Public Office Liquidation Section

Rule	4.161	The Insolvency (Northern Ireland) Order 1989 Notice of Constitution of Liquidation Committee Pursuant to Rule 4.161(7)-CVL of the Insolvency Rules (Northern Ireland) 1991	Form 4.49 R.4.161(7)- (CVL)
		To the Registrar of Companies	
			Company Number
		Name of Company	
	(a) Insert full name of company	(a)	Limited
	(b) Insert full name(s) and address(es)	ł/We (b)	
		the liquidator(s) of the company: A. attach a copy of the certrificate (amended c liquidation committee dated	ertificate) of constitution of the
		B. give notice of a change in the membership of attach a copy of my report dated	of the liquidation committee and
		Signed D	ated
	Presenter's name, address and reference (if any)	Pu	For OfficIal Use blic Office Liquidation Section
Form 4	4.48		

Rule 4.161

Form 4.48

Certificate of Constitution [Amended Certificate] of Liquidation Committee

* Delete if voluntary	*[No.]
winding-up	*[IN THE HIGH COURT OF JUSTICE IN NORTH CHANCERY DIVISION (COMPANIES WIND	ERN IRELAND ING UP)])
	IN THE MATTER OF † and in the matter of the insolvency (northern ireland in the matter of the insolvency (northern ireland	ID) ORDER 1989	
(a) Insert name and address of liquidator	I, (a)		
(b) Insert details of members of committee	liquidator of the above-named company certify that a liquidation duly constituted and that the membership is as follows:— (b)	n committee has b	een
(c) Delete as applicable (d) Insert date	(c) [This certificate amends the certificate issued by me on (d)]	
	Dated		
	Signed	Liquidate	
	Name in BLOCK LETTERS		

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.161, 4.185	Form 4.50				
Report by Liquidator of any change in Membership of Liquidation Committee					
* Delete if voluntary winding-up	*[No.] *[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]				
	IN THE MATTER OF [†] AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989				
(a) Insert name and address of liquidator	I, (a)				
(b) Insert date	the liquidator of the above-named company report that the membership of the liquidation committee has altered since the last certificate dated (b) as follows:—				
(c) Insert details of changes in membership	(c)				
	Dated				
	SignedLiquidator				
	Name in BLOCK LETTERS				

Rule 4.179

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Liquidator's Certificate that Creditors Paid in Full * Delete if voluntary winding-up *[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)] Insert name of IN THE MATTER OF 1 company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert name 1, (a)

the liquidator of the above-named company, certify that the creditors of the company have been paid in full, including interest in accordance with Article 160 of the Insolvency (Northern Ireland) Order 1989

..... Dated _ Signed ___ Liquidator Name in BLOCK LETTERS

Form 4.52

Form 4.51

]

*[No.

Rule	4.179	The Insolvency (Northern Ireland) Order Certificate that Creditors Have Been Paid in Full Pursuant to Rule 4.179(3)-CVL of the Insolvency Rules (Northern Ireland)	R.4.179(3)- CVL
		To the Registrar of Companies	For official use
			Company Number
		Name of Company	
	(a) Insert full name of company	(a)	Limited
	(b) insert full name(s) and address(es)	I/We (b)	
		the liquidator(s) of the above-named com the creditors of the above-named compa	apany attach a copy of my/our certificate that any have been paid in full.
		Signed	Dated
	Presenter's name, address and reference (if any)		For Official Use Public Office Liquidation Section

Rule 4.185	Form 4.53
Liq	uidator's Certificate of Continuance of Liquidation Committee
Л	No. I THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)
	IN THE MATTER OF ' AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert name	I, (a)
	the liquidator of the above-named company certify the continuance of the committee established under Article 38 of the Insolvency (Northern Ireland) Order 1989.
(b) Delete as applicable (c) Insert details of members of committee	The membership of the committee (b) [is] [will be] as follows:
(d) Insert date	 (b) [A meeting of the contributories of the company was held on (d) and] (b) [no contributories were elected to be members of the committee] (b) [the following contributories were elected to be members of the committee.
(e) Insert details of contributories elected to be members	
]
(f) Insert date of previous certificate	(b) [This certificate amends the certificate issued by me on(f)]
	Dated
	SignedLiquidator
	Name in BLOCK LETTERS

Form 4.54

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.197, 4.198, 4.199	Form 4.54
	otice of Disclaimer under Article 152 Insolvency (Northern Ireland) Order 1989
* Delete if voluntary winding-up	*[No.] *[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]
	IN THE MATTER OF ¹ AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert name of liquidator	I, (a), the liquidator of the above-named company, disclaim all the company's interest in:
(b) Insert full particulars of property‡	(b) Dated
	Signed
	Name in BLOCK LETTERS
	Address
PART 2	NOTE:
(c) Insert name of court	This is a copy of a notice filed at (c) Court
(d) insert date that notice filed in court	
	Seal of the Court
PART 3 (d) Insert name and address of person to be sent copy notice under Rule 4.198 or 4.199	To: (e)
	This is a copy of a notice of disclaimer filed by the liquidator in the above matter at (c) Court.
	 NOTE: 1. Part 1 is to be completed by the liquidator and filed in court with a copy. Part 2 is to be completed by the court and returned to the liquidator. Part 3 is to be completed by or on behalf of the liquidator when sending out copy notice under Rule 4.198 or 4.199. The attention of a recipient of this notice is drawn to Articles 152-156 of the Insolvency (Northern Ireland) Order 1989. Where the property concerned consists of land or buildings the nature of the interest should also be stated (eg whether leasehold, freehold etc.)

Rule 4.201	Form 4.5	5
	Notice to Elect	
	*[No.]	
* Delete if voluntary winding-up	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]	
	IN THE MATTER OF [†] AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989	
(a) Insert name, address and particulars of interest in property (eg landlord etc)	l (a)	
(b) Insert details	of property comprising (b)	
	require the liquidator to decide within 28 days of receiving this notice whether he wi disclaim the above-mentioned property or not and to notify me of his decision	1
	Dated	-
	Signed	•
	Name in BLOCK LETTERS	-
	To the liquidator of the above-named company.	
	Address	
Form 4.56		

Rule 4.202	Form 4.56 Notice of Intended Disclaimer to Interested Party
*Delete if voluntary winding-up	
	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)]
	IN THE MATTER OF † AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
(a) Insert full particulars of property	l intend to disclaim (a)
	If you claim an interest in this property, you must declare to me the nature and extent of your claim within 14 days of receiving this notice. If you fail to do so, I am entitled to assume that you do not have any interest in the property which will prevent or impede my disclaimer.
	Dated
	Liquidator

Name in BLOCK LETTERS _

Rule 4.214

Form 4.57

Affidavit of Liquidator in Support of Application for Call

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) State full name and I (a) address

the liquidator of the above-named company, make oath and say as follows:

1. I have in the schedule now produced and shown to me, and marked with the letter "A", set forth a statement showing the amount due in respect of the debts proved against the company, and the estimated amount of the further liabilities of the company, and of the expenses of and incidental to the winding up of the affairs of the company. The total of these amounts is \pounds _____ or thereabouts.

2. I have also in the schedule listed the assets in hand belonging to the company, amounting to the sum of \mathcal{E}_{-----} and no more.

(b) State number

3. (b) persons have been settled by me on the list of contributories of the company in respect of the total number of (b) shares.

4. For the purpose of satisfying the debts and liabilities of the company, and of paying the expenses of and incidental to the winding up, I believe the sum of $\underline{\Sigma}$ will be required in addition to the amount of the assets of the company mentioned in Schedule "A".

5. In order to provide the sum of \pounds ______ it is necessary to make a call upon the persons who have been settled on the list of contributories, and having regard to the probability that some of those contributories will partly or wholly fail to pay the amount of the call, I believe that for the purpose of realising the amount required, it is necessary that the call of \pounds _____ per share should be made.

Sworn at

Form 4.58 Rule 4.214 Order Giving Leave to Make a Call No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 Upon the application And upon hearing And upon reading It is ordered that the Liquidator of the above-named company be at liberty to make (a) insert "All the a call of £ contributories of the company" or as the case may be per share on (a) (b) Insert date And it is ordered that each such contributory do on or before (b) pay to the Liquidator of the said company, the amount which will be due from him or her in respect of such call.

Dated ____

Form 4.59 Rule 4.215 Notice of Call Sanctioned by the Court or the Liquidation Committee to be sent to Contributory No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of company IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 (a) Insert "All the **TAKE notice** that a call of £ contributories of the company" or as the case may be per share on (a) (b) Delete as applicable was sanctioned by (b) [a resolution of the liquidation committee of the company (c) Insert date passed on (c)] [an Order of the High Court of Justice in Northern Ireland, Chancery Division (Companies Winding Up) dated (c) 1 The (b) [amount] [balance] due from you in respect of the call is £ . This sum should be paid by you direct to me at my office at the address stated below on or before (c) Dated _ Signed by the Liquidator ____ Name and address of Liquidator in BLOCK LETTERS ____ Warning to Contributory

(d) Insert amount (d) payable in respect of tha judgment interest

If you do not pay the sum due from you by (c) , interest at the rate of (d) per cent per, annum will be charged upon the amount unpaid from that date until payment.

Note:

A copy of the Order/Resolution is enclosed

Form 4.60

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 4.215

Order for Payment of Call Due from Contributory

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

IN THE MATTER OF *

'Insert name of AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 company

Upon the application

And upon hearing

And upon reading

(a) Insert name of it is ordered that (a) contributory

 (b) Insert date (b)
 (c) Insert name of (c)
 liquidator
 (d) Insert address of liquidator

[OR the several persons named in the 2nd column of the schedule to the order] a contributory/contributories of the above-named company do on or before or within 4 days after service of this order upon him/them pay to the liquidator of the said company at his office at (d)

[OR the several sums set opposite their respective names the sum of £ in the 5th column of the said schedule] such sum(s) being the amount due from him/ them in respect of a call of £ per share duly made and dated (b)

And it is ordered that the said (a)

[OR several persons] do within the same period and at the place mentioned above (e) Insert amount pay to the said (c) interest at the rate of (e) £ payable in respect of judgment interest per cent. per annum on the amount(s) specified [in the said 5th column] from to the date of payment.

And it is ordered that the said (a)

in respect of costs

[OR several persons] do within the same period and at the place mentioned above (f) Insert amount due pay to the said (c) the sum of (f) £ in respect of the liquidator's costs of the said application [OR the several sums set opposite their respective names in the 6th column of the said schedule such sum being the proportion of the liquidator's costs of the said application payable by such persons respectively].

Dated .

NOTE:

The copy of this order served must be endorsed as follows:----

"If you the within named neglect to obey this order by the time mentioned therein you will be liable to process of execution for the purpose of compelling you to obey the same".

Number in list	Name of Contributory	Address	In what capacity included	Amount Due	Proportion of costs	Total amoun payable (exclusive of interest)
				£	£	£
			9 1			
	ĺ					
·						
					-	
		ļ				
		r				

THE SCHEDULE BEFORE REFERRED TO

Rule 4.216 Ord	ler of Appointmen	Form 4	4.61
		i of opoolal managor	
		No.	
		RT OF JUSTICE IN NORTHERN IRELAND IVISION (COMPANIES WINDING UP)	
	IN THE MATTER OF * AND IN THE MATTER OF THE	INSOLVENCY (NORTHERN IRELAND) ÖRDER 1989	
	Master	in chambers	
(a) Insert full name and address of applicant	Upon the application of (a)	· · · · · · · · · · · · · · · ·	
	·····		
	And upon hearing		
	And upon reading the evide	nce	
(b) Insert full name and address of person to be appointed as special manager			
		· · · · · · · · · · · · · · · · · · ·	
(c) Give details of the company's name and the following:—	be appointed special manag	er of (c)	
 (i) the special manager's responsibility over the company's buisness or property; 			
(ii) the powers entrusted to the special manager under Article 151 (4) of the Insolvency (Northern Ireland) Order 1989;		· ·	
(iii) the duration of the special manager's appointment; and			
(iv) the special manager's remuneration			
	Dated		

Rule 4.221	Order of Dublid	Evomination	Form 4.62
	Order of Public		
		No).
	IN THE HIGH COUF CHANCERY D	RT OF JUSTICE IN NOR VISION (COMPANIES V	THERN IRELAND /INDING UP)
Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE	INSOLVENCY (NORTHERN IR	ELAND) ORDER 1989
	Master	in chambers	
	Upon the application of the	official receiver	
	And upon hearing		
	And upon reading the evide	nce	
(a) insert full name of person to be examined	It is ordered that (a)		
	do attend on:		
	Date	······································	
	Time		hours
	Place		
	for the purpose of being pul	blicly examined	
	Dated	. <u></u>	
Form 4.62	and place set out in the orde notice (Article 114(2) of the You will also be guilty of con	examined e excuse to attend your pub ar above you will be liable to Insolvency (Northern Irelan empt of court (Article 114(1) ble to be committed to priso	be arrested without further d) Order 1989). of the Insolvency (Northern
Form 4.63			

Rule 4.223

Form 4.63

Notice to Official Receiver by Creditor **Requesting Him to Make Application for the** Holding of a Public Examination

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Give full name and I/We (a) address of creditor making the request, whether an individual, firm or company

a creditor of the above-named company

(b) Give full name and request that you apply to the court for the holding of a public examination of (b) address of proposed examinee and specify the relationship that he/she has, or has had, with the company

under Article 113(2) of the Insolvency (Northern Ireland) Order 1989.

My/Our claim in the winding up is £ and attached is a list of other creditors who concur in this request together with confirmation by them of their concurrence. Their claims total £ which together with my/our claim it is believed represents not less than one-half in value of the debts of the above-named company.

I/We understand that I/We will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of holding a public examination.

(c) Insert reason why I/We believe that a public examination is required because (c) public examination required

Signed
Dated
To Official Receiver
 (d)

(d) State address of (d) official receiver

Rule 4.223

Form 4.64

Notice to Official Receiver by Contributory Requesting Him to Make Application for the Holding of a Public Examination

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Give name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Give full name and 1/We (a) address of contributory making the request

a contributory of the above-named company request that you apply to the court for (b) Give full name and the holding of a public examination of (b)

examinee and specify	
the relationship that he/she has, or has	
had, with the company	
	under Article 113(2) of the Insolvency (Northern Ireland) Order 1989.

I/We hold ______ shares in the above-named company, and am/are entitled to ______ votes, and attached is a list of other contributories who concur in this request together with confirmation by them of their concurrence. They hold ______ shares in the above-named company and are entitled to ______ votes, which together with my/our shares it is believed represents not less than three-quarters in value of the above-named company's contributories.

I/We understand that I/we will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of holding a public examination.

(c) Insert reason why I/We believe that a public examination is required because (c) public examination required

çquieu					
	Signed _			 	
	Dated _	 		 	

To Official Receiver

(d) State address of (d) _ official receiver

Rule 4.224

Form 4.65

Order as to Examination of Person who is Suffering from Mental Disorder or **Physical Affliction or Disability**

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

Master

in chambers

(a) "The official Upon the application of (a) receiver" or insert name and address of applicant and the capacity in which he makes the application And upon hearing

And upon reading the evidence

(b) Insert name of examinee	And the court being satisfied that (b) is suffering from mental disorder or physical affliction or disability and (c) [is unfit to undergo a public examination. It is ordered that the order dated be stayed]
(c) Delete as applicable	(c) [is unfit to attend the public examination fixed by the order dated
	Dated
(d) Delete warning where the order for public examination is stayed	Warning to person to be examined (d) If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 114(2) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 114(1) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

Form 4.66

Rule 4.225

Form 4.66

Affidavit of Verification of Record of the Public Examination

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)

*Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

(a) Insert name and I (a) address of examinee

Make oath and say as follows:---

(b) Delete as 1. That I, the above-named person (b) [have read over the record of my public applicable examination] [have had the record of my public examination read over to me] and agree that it is correct.

2. A copy of the said record signed by me and marked "A" is exhibited hereto.

Sworn at

D.1. 4000	Form 4.67					
Rule 4.226 Order of Adjournment of Public Examination						
	No.					
	IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP)					
*Insert name of company	IN THE MATTER OF * AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989					
	Master in chambers					
(a) Delete as applicable (b) insert full name of person to be examined	This being the day appointed for the (a) [further] public examination of (b) and the said (b) having submitted himself for such examination:					
	Now upon hearing the official receiver in the above matter, and upon hearing and it appearing that					
[It is ordered that the public examination be adjourned to:						
						Time hours
	Place					
	And it is ordered that the said (b)					
	shall attend at the above-mentioned time and place, for the purpose of being further examined]					
	[It is ordered that the said public examination be adjourned generally]					
(c) Set out any further order or direction of the court	[And it is further ordered that the said (c)]					
	Dated					
where the public examination is not adjourned to a fixed	Warning to person to be examined (d) If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 114(2) of the Insolvency (Northern Ireland) Order 1989).					

You will also be guilty of contempt of court (Article 114(1) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

Form 4.68 Rule 4.226 Order Appointing Time for Proceeding with Public Examination Adjourned Generally No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 in chambers Master (a) Delete as applicable Upon the application of the (a) [official receiver] [examinee] and upon hearing (b) Insert full name of It is ordered that the public examination of (b) person to be examined adjourned generally by order of the court dated which was will be held on: Date __ hours Time _ Place _ And it is ordered that (b) shall attend at this time and place (c) Set out any further (a) [And it is further ordered that the said (c) order or direction by] the court Dated _

Warning to person to be examined

If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 114(2) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 114(1) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

			Form 4.69
Rule 4.233	The Insolvency (Northern Ireland) Or Liquidator's Statement of Receipts and Payments Pursuant to Article 162 of the Insolvency (Northern Ireland) Orde		62
	To the Registrar of Companies		For official use
		Company Nu	mber
	Name of Company		
(a) Insert full name of company	(a)		
(b) insert full name(s) and address(es)	l/We (b)		Limited
	the liquidator(s) of the company attac payments under Article 162 of the Ins		
	Signed	Dated	
Presenter's name, address and reference (if any):		For Official U Public Office Liqui	se idation Section

Form 4.69 contd.

Statement of Receipts and Payments under Article 162 of the Insolvency (Northern Ireland) Order 1989

Name of company

Company's registered number State whether members' or creditors' voluntary winding up Date of commencement of winding up Date to which this statement is brought down Name and address of liquidator

NOTES

You should read these notes carefully before completing the forms. The notes do not form part of the return to be sent to the registrar of companies.

Form and Contents of Statement

(1) Every statement must contain a detailed account of all the liquidator's realisations and disbursements in respect of the company. The statement of realisations should contain a record of all receipts derived from assets existing at the date of the winding-up resolution and subsequently realised, including balance at bank, book debts and calls collected, property sold, etc., and the account of disbursements should contain all payments for costs, charges and expenses, or to creditors or contributories. Receipts derived from deposit accounts and money market deposits are to be included in the 'balance at bank'. Only actual investments are to be included in the 'amounts invested' section in the analysis of balance on page 6 of the form. Where property has been realised. the gross proceeds of sale must be entered under realisations and the necessary payments incidental to sales must be entered as disbursements. A payment into the insolvency Account is not a disbursement and should not be shown as such; nor are payments into a bank, building society or any other financial institution. However, the interest received on any investment should be shown in the realisations. Each receipt and payment must be entered in the account in such a manner as sufficiently to explain its nature. The receipts and payments must severally be added up at the foot of each sheet and the totals carried forward from one account to another without any intermediate balance, so that the gross totals represent the total amounts received and paid by the liquidator respectively.

Trading Account

(2) When the liquidator carries on a business, a trading account must be forwarded as a distinct account, and the totals of receipts and payments on the trading account must alone be set out in this statement.

Dividends

(3) When dividends, instalments of compositions, etc. are paid to creditors or a return of surplus assets is made to contributories, the total amount of each dividend, etc. actually paid, must be entered in the statement of disbursements as one sum; and the liquidator must forward separate accounts showing in lists the amount of the claim of each creditor and the amount of dividend, etc. payable to each creditor, or contributory.

Form 4.69 contd.

(4) When unclaimed dividends, etc. are paid into the Insolvency Account, the total amount so paid in should be entered in the statement of disbursements as one sum. The items to be paid in relation to unclaimed dividends should first be included in the realisations side of the account.

(5) Credit should not be taken in the statement of disbursements for any amount in respect of liquidator's remuneration unless it has been duly allowed by resolutions of the liquidation committee or of the creditors or of the company in general meeting, or by order of the court as the case may require, or is otherwise allowable under the provisions of the Insolvency Rules (Northern Ireland) 1991.

(6) This statement of receipts and payments is required in duplicate.

Form 4.69 contd.

Liquidator's statement of account under Article 162 of the Insolvency (Northern Ireland) Order 1989

Date	Of whom received	Nature of assets realised	Amount
		Brought forward	£
:			
		Carried forward	

Note: No balance should be shown on this account but only the total realisations and

Form 4.69 contd.

Date	To whom paid	Nature of disbursements	Amount
		Brought forward	£
- - -			
2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
		Carried forward	

disbursements which should be carried forward to the next account

Form 4.69 contd.

£

Ana	lysis of balance	[£
	al realisations al disbursements		٤
The 1. 2. 3.	balance is made up as follows — Cash in hands of liquidator Balance at bank Amount in Insolvency Account		
4.*	Amounts invested by liquidator Less: the cost of investments realised	£	
	Balance		
	Total balance as shown above	£	

[NOTE---Full details of stocks purchased for investment and any realisation of them should be given in a separate statement]

* The investment or deposit of money by the liquidator does not withdraw it from the operation of the Insolvency Regulations (Northern Ireland) 1991, and any such investments representing money held for six months or upwards must be realised and paid into the Insolvency Account, except in the case of investments in Government securities, the transfer of which to the control of the Department of Economic Development will be accepted as a sufficient compliance with the terms of the Regulations.

The liquidator should also state---

(1) The amount of the estimated assets and liabilities at the date of the commencement of the winding up-

	Assets (after deducting amounts charged to secured creditors—including the holders of floating charges) Liabilities—Fixed charge creditors Floating charge holders Unsecured creditors
)	The total amount of the capital paid up at the date of the commencement of the winding up-

Paid up in cash	
i ala apini casin	
Issued as paid up	otherwise than for cash

- (3) The general description and estimated value of any outstanding assets (if there is insufficient space here, attach a separate sheet)
- (4) Why the winding up cannot yet be concluded
- (5) The period within which the winding up is expected to be completed.

Form 4.70

(2)

		Form 4.70
Rule 4.235	The Insolvency (Northern Ireland) Ord Order of Court on Appeal Against Department of Economic Development's Dec under Article 168(4) or 169(3) Insolvency (Northern Ireland) (1989 Pursuant to Article 168(5) and 169(4) Insolvency (Northern Ireland) Order	A.168(5)/ of the Drder a) of the Drder 169(4)
	To the Registrar of Companies	For official use
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	
		Limited
(b) Insert full name(s) and address(es)	I/We (b)	
	attach a sealed copy of the order mad	e by the High Court dated
(c) Delete as applicable	under Article (c) [168(4)] [169(3)] of the	e Insolvency (Northern Ireland) Order 1989
	Signed	Dated
Presenter's name, address and reference (if any):		For Official Use Public Office Liquidation Section

Form 4.71

	Form 4.71
Article 75 (3)	The Insolvency (Northern Ireland) Order 1989 Members' Voluntary Winding Up Declaration of Solvency Embodying a Statement of Assets and Liabilities Pursuant to Article 75 (3) of the Insolvency (Northern Ireland) Order 1989
	To the Registrar of Companies For official use
	Company Number
	Name of Company
(a) Insert full name of	(a)
company	Limited
(b) insert full name(s) and address(es)	1 /We (b)
	attach a declaration of solvency embodying a statement of assets and liabilities.
	Signed Dated
Presenter's name, address and reference (if any):	For Official Use Public Office Liquidation Section

	Form 4.71 contd.		
Article 75 (3)	The Insolvency (Northern Ireland) Order 1989 Members' Voluntary Winding Up Declaration of Solvency Embodying a Statement of Assets and Liabilities		
	Company number		
	Name of company		
	Limited		
	Presented by		
	Declaration of Solvency		
(a) Insert names and addresses	We (a)		
	being (b) [all the] [the majority of the] directors of (c)		
(c) Insert name of company	do solemnly and sincerely declare that we have made a full inquiry into the affairs of this company, and that, having done so, we have formed the opinion that this		
(d) Insert a period of months not exceeding 12	company will be able to pay its debts in full together with interest at the official rate		
(e) Insert date	We append a statement of the company's assets and liabilities as at (e), being the latest practicable date before the making of this declaration.		
	We make this solemn declaration, conscientiously believing it to be true, and by virtue of the provisions of the Statutory Declarations Act 1835.		
	Declared at		
	this day of 19		
	Before me,		

Solicitor or Commissioner of Oaths

.

Form 4.71 contd.

	Estimated to realise or to rank for payment to nearest £	
Assets: Balance at bank Cash in hand Marketable securities Bills receivable Trade debtors Loans and advances Unpaid calls Stock in trade Work in progress Freehold property Leasehold property Plant and machinery	2	
Furniture, fittings, utensils, etc. Patents, trade marks, etc. Investments other than marketable securities Other property, viz Estimated realisable value of assets £		
Liabilities:	3	
Secured on specific assets, viz Secured by floating charges Estimated cost of liquidation and other expenses including interest accruing until payment of debts in full Unsecured creditors (amounts estimated to rank for payment) Trade accounts Bills payable Accrued expenses		
Other liabilities Contingent liabilities Estimated surplus after paying debts in full £	۰.	

Statement as at ______ showing assets at estimated realisable values and liabilities expected to rank

Remarks:

Form 4.72

Article 80	The Insolvency (Northern Ireland) Orde Return of Final Meeting in a Members' Voluntary Winding U Pursuant to Article 80 of the Insolvency (Northern Ireland) Order To the Registrar of Companies	
		Company Number
	Name of Company	
(a) Insert full name of company	(a)	Limited
(b) Insert full name(s) and address(es)	l/We (b)	
 (c) Delete as applicable (d) Insert date (e) The copy account must be authenticated by the written signature(s) of the liquidator(s). 	for] (d) pursuant to Article 80 of the insolvency (Northern Ireland) Order 1989, for the purpose of having an account (of which a copy is attached) (e) laid before it showing how the winding up of the company has been conducted, and the	
	Signed	Dated
Presenter's name,		For Official Use
address and reference (if any)		Public Office Liquidation Section

Form 4.72

Article 80

Form 4.72 contd.

Liquidator's statement of account: members' voluntary winding up

Statement showing how winding up has been conducted and the property of the company has been disposed of Name of Company ______ Limited

From______(close of winding up) to______(close of winding up)

	Statement of assets and liabilities	Receipts		Payments
Receipts— Cash at Bank Cash in Hand Marketable Securities Sundry Debtors Stock in Trade Work in Progress Freehold Property Leasehold Property Leasehold Property Plant and Machinery Furniture, Fittings, Utensils, etc. Patents, Trademarks, etc. Investments other than marketable securities Surplus from securities Unpaid calls at commence- ment of winding-up Amount received from calls on contributories made in the winding-up Receipts per trading account Other property viz: £ Less: Payments to redeem securities Costs of Execution Payments per Trading Account Net realisations £	£		Costs of Solicitor to Liquidator Other Law Costs Liquidator's remuneration Where (% on £ realised) applicable (% on £ distributed) By whom fixed Auctioneer's and Valuer's charges Costs of possession and maintenance of estate Costs of notices in Gazette and Newspaper Incidental outlay Total Costs and Charges £ (i) Debenture holders: Payment of £ per £ debenture Payment of £ per £ debenture Costs of pin £ on £ (ii) Creditors: Preferential *Unsecured Dividends of pin £ on £ (iii) Returns to Contributors: — per £ — — — † share — per £ — — — T share — per £ — — — T share — per £ — — — T share — per £ — —	3

Form 4.72 contd.

(1)	Assets, including	shown in the statement of assets and liabilities and estimated to be of the value
	of £ have prove	ed to be unrealisable.

(2) State amount paid into the Insolvency Account in respect of:
 (a) upclaimed dividends payable to creditors in the winding up
 £

- (a) unclaimed dividends payable to creditors in the winding up £
 (b) other unclaimed dividends in the winding up £
- (c) moneys held by the company in trust in respect of dividends or other sums due before the commencement of the winding up to any person as a member of the company

(3) Add here any special remarks the Liquidator thinks desirable:-

Dated ____

Signed (by the Liquidator)____

Name and address of Liquidator (IN BLOCK LETTERS)

Notes

- * State number. Preferential creditors need not be separately shown if all creditors have been paid in full.
- † State nominal value and class of share.

Form 4.73

Article 92

The Insolvency (Northern Ireland) Order 1989 Return of Final Meeting in a Creditors' Voluntary Winding Up Pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989

To the Registrar of Companies



Company Number

Name of Company

(a) Insert full name of company

(b) Insert full name(s) and I/We (b) address(es)

give notice

(a)

(d) Insert date (d)_

(c) Delete as applicable 1. that a general meeting of the company was duly (c) [held on] [summoned for] ____pursuant to Article 92 of the Insolvency (Northern Ireland) Order 1989, (e) The copy account must for the purpose of having an account (of which a copy is attached) (e) laid before it be authenticated by the written signature(s) of the showing how the winding up of the company has been disposed of and (c) [that the same was done accounting in the same was liquidator(s). same was done accordingly] [no quorum was present at the meeting];

> 2. that a meeting of the creditors of the company was duly (c) [held on] [summoned _pursuant to Article 92 of the Insolvency (Northern Ireland) Order for] (d) _ 1989, for the purpose of having the said account laid before it showing how the winding up of the company has been conducted and the property of the company has been disposed of and (c) [that the same was done accordingly] [no quorum was present at the meeting].

Signed

Dated

Presenter's name, address and reference (if any)

For Official Use Public Office Liquidation Section

Form 4.73

Limited

Article 92

Form 4.73 contd.

Liquidator's statement of account: creditors' voluntary winding-up

Statement showing how winding up has been conducted and the property of the company has been disposed of Name of Company ______ Limited

From _____ (close of winding up) to ______ (close of winding up)

	Statement of assets and liabilities	Receipts		Payments
Receipts— Cash at Bank Cash in Hand Marketable Securities Sundry Debtors Stock in Trade Work in Progress Freehold Property Leasehold Property Plant and Machinery Furniture, Fittings, Utensils, etc. Patents, Trademarks, etc. Investments other than marketable securities Surplus from securities Unpaid calls at commence- ment of winding up Amount received from calls on contributories made in the winding up Receipts per trading account Other property viz:			Costs of Solicitor to Liquidator Other Law Costs Liquidator's remuneration Where (% on £ realised) applicable (% on £ distributed) By whom fixed Auctioneer's and Valuer's charges Costs of possession and maintenance of estate Costs of notices in Gazette and Newspaper Incidental outlay Total Costs and Charges ٤ (i) Debenture holders: Payment of £ per £ debenture Payment of £ Payment of £ Payment of £ per £ debenture Payment of £	£
£ Less: Payments to redeem securities Costs of Execution Payments per Trading Account Net realisations £	£		 (ii) Creditors: *Preferential *Unsecured Dividends of p in £ on £ (The estimate expected to rank for dividend was £) (iii) Returns to Contributors: - per £ - + share - per £ - + share - per £ - + share BALANCE 	

Form 4.73 contd

£

Article 92

(1) Assets, including _______shown in the statement of assets and liabilities and estimated to be of the value of £ ______ have proved to be unrealisable.

(2) State amount paid into the Insolvency Account in respect of:

(a) unclaimed dividends payable to creditors in the winding up

- (b) other unclaimed dividends in the winding up
- (c) moneys held by the company in trust in respect of dividends or other sums due before the commencement of the winding up to any person as a member of the company £
- (3) Add here any special remarks the Liquidator thinks desirable:-

Dated _

Signed (by the Liquidator)_____

Name and address of Liquidator (IN BLOCK LETTERS)

Notes

* State number. Preferential creditors need not be separately shown if all creditors have been paid in full.

† State nominal value and class of share.

Form 5.1

Article 228

Order granting stay pending hearing of application for Interim Order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and Upon the application of (a) address of applicant

And upon hearing

And upon reading the evidence

(b) Insert details of any It is ordered that (b) action, execution or other legal process to be stayed

> be stayed over the hearing of the application for an interim order pursuant to Article 226 of the Insolvency (Northern Ireland) Order 1989, namely the 19 or over any adjournment thereof.

Dated ____

Rule 5.08

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Form 5.2

Interim Order of Court under Article 226 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

 (a) Insert full name and address of applicant 	Upon the	Upon the application of (a)	
	And upon hearing		
	And upor	n reading the evidence	
(b) Delete as applicable	extensior	(b) [And upon the application of , the nominee, for an extension of the period for which the interim order shall have effect pursuant to Article 230(4) of the Insolvency (Northern Ireland) Order 1989,]	
(c) 14 days unless an extension is granted on the application of the nominee	date of th	ed that during the period of (c) days beginning with the day after the is order and during any extended period for which this interim order has	
the nominee	(i)	no bankruptcy petition relating to the above-named (d)	
(d) Insert name of debtor		(the debtor)	
		may be presented or proceeded with, and	
	(ii)	no other proceedings, and no execution or other legal process, may be commenced or continued against the debtor or his property except with the leave of the court.	
(e) Date to be 2 business days before the day on which the report is to be	And it is ordered that the report of the nominee be submitted and delivered by him to the court not later than (e)		
(f) Insert details of any orders made under	[And it is ordered that (f)		
Article 229 (3) and (4) of the Insolvency (Northern Ireland) Order 1989	And it is o	ordered that	
(g) Delete if debtor is not a bankrupt or if he is a bankrupt but the applicant is the official receiver	(g) [And it is ordered that the applicant forthwith serve a copy of this order on the official receiver.]		
	Date		
		hours	
	Place	·	
	be appoir	nted for consideration of the nominee's report.	
	Dated		

Article 230

Form 5.3

Order extending effect of Interim Order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and Upon the application of (a) address of applicant

And upon hearing

And upon reading the evidence

And the court having this day considered the report of the nominee submitted pursuant to Article 230 of the Insolvency (Northern Ireland) Order 1989 and filed on

(b) Insert date of filing (b)

It is ordered that the period for which the interim order made on (c) _____ _ has (c) Insert date effect be extended to (c) to enable a meeting of the debtor's creditors to be summoned to consider the debtor's proposals, such meeting as proposed by the nominee to be held on:-

(d) Date to be not less than 14 days from date of filing of	Date (d)	
report under Rule 5.16 nor more than 28 days from date of consideration of report	Time (e)	hours
under Rule 5.15	Place	

(e) Time to be between 10.00 and 16.00 hours on a business day (Rule 5.17(2))

And it is ordered that this application be adjourned to:-

Date_____

hours Time ____

Place_

for consideration of the report of the chairman of the creditors' meeting.

Dated	

Form 5.4

Articles 233, 234 and 235

Alternative orders to be made at hearing to consider chairman's report

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and	Upon the application of (a)
address of applicant	

And upon hearing

(b) Delete as applicable (b) [And upon reading the report of the chairman of the creditors' meeting that the said meeting had [approved the proposed voluntary arrangement with or without modifications] [declined to approve the debtor's proposal with or without modifications]]

> [It is ordered that this application be [adjourned generally with liberty to restore] adjourned to the 19 to enable an application to be made day of to extend the time for filing the report of the chairman of the creditors' meeting]]

[And it is ordered that the time for filing the said report be extended to this day.]

[And whereas:

- (i) on the day of 19 a bankruptcy petition No was filed by against the above-named (the debtor) and
- by virtue of Article 234 (6) of the Insolvency (Northern Ireland) Order 1989 61 the said petition is deemed, unless the court otherwise orders, to have been dismissed

1

this court makes no further order save that

the registration of the petition in the Registry of Deeds may be vacated (b) [and (i) the Registration of notice of the petition in the Land Registry may be cancelled] upon the application of the debtor.

(c)	Insert any other orders made in respect of the	(ii)	(c)
		Dat	ed _

NOTICE TO DEBTOR (where voluntary arrangement approved and there is a pending petition which is deemed to be dismissed).

It is your responsibility and in your interest to ensure that the registration of the petition in the Registry of Deeds

(b) [and the Land Registry] is cancelled.

Form 6.01

Form 6.01

Rule 6.001

Statutory Demand under Article 242(1)(a) of the Insolvency (Northern Ireland) Order 1989 – Debt for Liquidated Sum Payable Immediately: General Form

 If the creditor is entitled to the debt by way of assignment, details of the original creditor and any intermediary assignees should be given in part B on page 3. If the amount of debt includes interest not previously notified to the debtor's liability, details should be given, including the grounds upon which in- Demand This is an important document. You should refer to the notes entitled "How comply with a statutory demand or have it set aside". If you wish to have this demand set aside you must make application to do within 18 days from its service on you. If you do not apply to set aside within 18 days or otherwise deal with this or mand as set out in the notes within 21 days after its service on you, you could be made bankrupt and your property and goods taken away from you. Please read the demand and notes carefully. If you are in any doubt about yo position you should seek advice Immediately from a solicitor or your neared citizens Advice Bureau. 	so e-
given, including the Demand	ur
•	
terest is charged. The To	
be shown separately. Address	_
Any other charge accru- ing due from time to time	
may be claimed. The This demand is served on you by the creditor:	
amount or rate of the	
it is claimed must be Address	
stated. In either case the amount	
claimed must be limited to The creditor claims that you owe the sum of \pounds , full particulars of which that which has accrued set out on page 2, and that it is payable immediately and, to the extent of the set due at the date of the demanded, is unsecured.	um
• If the creditor holds any The creditor demands that you pay the above debt or secure or compound for security the amount of the creditor's satisfaction.	t to
debt should be the sum the creditor is prepared to Signature of individual	
regard as unsecured for Name	
mand. Brief details of the (BLOCK LETTERS)	
total debt should be in- Date	
the security and the value put upon it by the creditor, as at the date of the de-	
mand, must be specified. • If signatory of the demand * I am authorised to make this demand on the creditor's behalf. is a solicitor or other agent	
of the creditor the name of Address	
given Tel. No Fax. No. (if any) Ref	

* Delete if signed by the creditor himself

N.B. The person making this demand must complete the whole of pages 1 and 2 and parts A and B (as applicable) on page 3.

Form 6.01 contd.

Particulars of Debt

(These particulars must include (a) when the debt was incurred, (b) the consideration for the debt (or if there is no consideration the way in which it arose) and (c) the amount due as at the date of this demand.)

Notes for Creditor
Please make sure that you have read the notes on page 1 before completing
this page
Note:
If space is insufficient con- tinue on page 4 and clearly
indicate on this page that you are doing so.

Form 6.01 contd

Part A

The individual or individuals to whom any communication regarding this demand may be addressed is/are:

Name			
(BLOCK LETTERS)			
Address			
Telephone Number	 		
Fax. No. (if any)	 	. <u></u>	
Reference	 		

Part B

For completion if the creditor is entitled to the debt by way of assignment

	Name	Date(s) of Assignment
Original creditor		
Assignees		

How to comply with a statutory demand or have it set aside (ACT WITHIN 18 DAYS)

If you wish to avoid a bankruptcy petition being presented against you, you must pay the debt shown on page 1, particulars of which are set out on page 2 of this notice, within the period of **21 days** after its service upon you. Alternatively, you can attempt to come to a settlement with the creditor. To do this you should:

- inform the individual (or one of the individuals) named in part A immediately that you are willing and able to
 offer security for the debt to the creditor's satisfaction; or
- inform the individual (or one of the individuals) named in part A immediately that you are willing and able to compound for the debt to the creditor's satisfaction.

If you dispute the demand in whole or in part you should:

· contact the individual (or one of the individuals) named in part A immediately.

THERE ARE MORE IMPORTANT NOTES ON THE NEXT PAGE

Form 6.01 contd

If you consider that you have grounds to have this demand set aside or if you do not quickly receive a satisfactory written reply from the individual named in part A whom you have contacted you should **apply within 18 days** from the date of service of this demand on you to the High Court to have the demand set aside.

Any application to set aside the demand (Form 6.04 in Schedule 2 to the Insolvency Rules (Northern Ireland) 1991) should be made within 18 days from the date of service upon you and be supported by an affidavit (Form 6.05 in Schedule 2 to those Rules) stating the grounds on which the demand should be set aside.

Remember! — From	m the date of service on you of this document
• •	you have only 18 days to apply to the court to have the demand set aside, and you have only 21 days before the creditor may present a bankruptcy petition

Form 6.02

Rule 6.001

creditor himself

Form 6.02

Statutory Demand under Article 242(1)(a) of the Insolvency (Northern Ireland) Order 1989 – Debt for Liquidated Sum Payable Immediately Following a Judgement or Order of a Court Warning

Notes for Creditor	Warning
 If the creditor is entitled to the debt by way of assign- ment, details of the original creditor and any intermedi- ary assignees should be given in part B on page 3. If the amount of debt in- cludes interest not previ- ously notified to the debtor's included in the debtor's liability, details should be 	 This is an important document. You should refer to the notes entitled "How to comply with a statutory demand or have it set aside". If you wish to have this demand set aside you must make application to do so within 18 days from its service on you. If you do not apply to set aside within 18 days or otherwise deal with this demand as set out in the notes within 21 days after its service on you, you could be made bankrupt and your property and goods taken away from you. Please read the demand and notes carefully. If you are in any doubt about your position you should seek advice immediately from a solicitor or your nearest Citizens Advice Bureau.
given, including the grounds	Demand
upon which interest is	То
charged. The amount of in- terest must be shown sepa-	
rately.	Address
 Any other charge accruing 	
due from time to time may be claimed. The amount or	This demand is served on you by the creditor:
rate of the charge must be	This demand is served on you by the distance.
identified and the grounds	Name
on which it is claimed must	Address
be stated.	
 in either case the amount claimed must be limited to 	
that which has accrued due	The creditor claims that you owe the sum of \pounds , full particulars of which are
at the date of the demand.	set out on page 2, and that it is payable immediately and, to the extent of the sum demanded, is unsecured.
 If the creditor holds any se- curity the amount of debt 	
should be the sum the	By a Judgment/Order of the court in proceedings entitled
creditor is prepared to re-	(Čase) Number between Defendant it was adjudged/
gard as unsecured for the purposes of this demand.	Plaintiff and Defendant it was adjudged/ ordered that you pay to the creditor the sum of \pounds and \pounds for costs
Brief details of the total debt	
should be included and the	The creditor demands that you pay the above mentioned debt or secure or
nature of the security and	compound for it to the creditor's satisfaction.
the value put upon it by the creditor, as at the date of	Signature of individual
the demand, must be	Name
specified	(BLOCK LETTERS)
 Details of the judgment or order should be inserted. 	Date
including details of the Di-	
vision of the Court or District	* Position with or relationship to creditor
Registry and court refer-	
ence, where judgment is obtained in the High Court.	
 If-signatory of the demand 	* I am authorised to make this demand on the creditor's behalf.
is a solicitor or other agent	Address
of the creditor the name of	
his/her firm should be given.	
	Tel. No Fax. No. (if any) Ref
* Delete if signed by the	

N.B. The person making this demand must complete the whole of pages 1 and 2 and parts A and B (as applicable) on page 3.

Form 6.02 contd.

Particulars of Debt

(These particulars must include (a) when the debt was incurred, (b) the consideration for the debt (or if there is no consideration the way in which it arose) and (c) the amount due as at the date of this demand.)

	Notes for Creditor
1	Please make sure that you have read the notes on page 1 before completing
	this page
	Note:
	If space is insufficient con- tinue on page 4 and clearly indicate on this page that
,	indicate on this page that you are doing so.

Form 6.02 contd

Part A

The individual or individuals to whom any communication regarding this demand may be addressed is/are:

Name (BLOCK LETTERS)	
Address	
Telephone Number	
Fax. No. (if any)	
Reference	

Part B

For completion if the creditor is entitled to the debt by way of assignment

	Name	Date(s) of Assignment
Original creditor		
Assignees		
	······	

THERE ARE IMPORTANT NOTES ON THE NEXT PAGE

Form 6.02 contd

How to comply with a statutory demand or have it set aside (ACT WITHIN 18 DAYS)

If you wish to avoid a bankruptcy petition being presented against you, you must pay the debt shown on page 1, particulars of which are set out on page 2 of this notice, within the period of **21 days** after its service upon you. Alternatively, you can attempt to come to a settlement with the creditor. To do this you should:

- inform the individual (or one of the individuals) named in part A immediately that you are willing and able to
 offer security for the debt to the creditor's satisfaction; or
- inform the individual (or one of the individuals) named in part A immediately that you are willing and able to compound for the debt to the creditor's satisfaction.

If you dispute the demand in whole or in part you should:

· contact the individual (or one of the individuals) named in part A immediately.

If you consider that you have grounds to have this demand set aside or if you do not quickly receive a satisfactory written reply from the individual named in part A whom you have contacted you should **apply within 18 days** from the date of service of this demand on you to the High Court to have the demand set aside.

Any application to set aside the demand (Form 6.04 in Schedule 2 to the Insolvency Rules (Northern Ireland) 1991) should be made within 18 days from the date of service upon you and be supported by an affidavit (Form 6.05 in Schedule 2 to those Rules) stating the grounds on which the demand should be set aside.

Remember! — Fro	m the date of service on you of this document
(a)	you have only 18 days to apply to the court to have the demand set aside, and
(b)	you have only 21 days before the creditor may present a bankruptcy petition

Form 6.03

Rule 6.001

Form 6.03

Statutory Demand under Article 242(2) of the Insolvency (Northern Ireland) Order 1989 – Debt Payable at Future Date

Notes for Creditor	Warning
 If the creditor is entitled to the debt by way of assign- ment, details of the original creditor and any intermedi- ary assignees should be given in part B on page 3. If the amount of debt when due includes interest not previously notified to the debtor as included in the debtor's liability, details should be given, including 	 This is an important document. You should refer to the notes entitled "How to comply with a statutory demand or have it set aside". If you wish to have this demand set aside you must make application to do so within 18 days from its service on you. If you do not apply to set aside within 18 days or otherwise deal with this demand as set out in the notes within 21 days after its service on you, you could be made bankrupt and your property and goods taken away from you. Please read the demand and notes carefully. If you are in any doubt about your position you should seek advice immediately from a solicitor or your nearest Citizens Advice Bureau.
the grounds upon which in- terest is charged. The	Demand
amount of interest must be	
 shown separately. Any other charge accruing to the second sec	То
due from time to time may	Address
be claimed. The amount or	
rate of the charge must be identified and the grounds	This demand is served on you by the creditor:
on which it is claimed must	This demand is served on you by the creditor.
be stated.	Name
 In either case the amount claimed must be limited to 	Address
that which will have accrued	
due when payment falls due	
on the date specified. • If the creditor holds any se-	The creditor claims that you owe the sum of £, full particulars of which are
curity the amount of debt	set out on page 2, when payment falls due on
should be the sum the	The creditor is of the opinion that you have no reasonable prospect of paying this
creditor is prepared to re- gard as unsecured for the	debt when it fails due because
purposes of this demand.	
Brief details of the total debt	Signature of individual
should be included and the	Name
nature of the security and the value put upon it by the	(BLOCK LETTERS)
creditor, as at the date of	Date
the demand, must be speci-	
fied • The grounds for the credi-	* Position with or relationship to creditor
tor's opinion that the debtor	
has no reasonable pros-	*
pects of paying the debt when if falls due must be	* I am authorised to make this demand on the creditor's behalf.
stated.	
 If signatory of the demand 	Address
is a solicitor or other agent	
of the creditor the name of	
his/her firm should be given.	Tel. No Fax. No. (if any) Ref

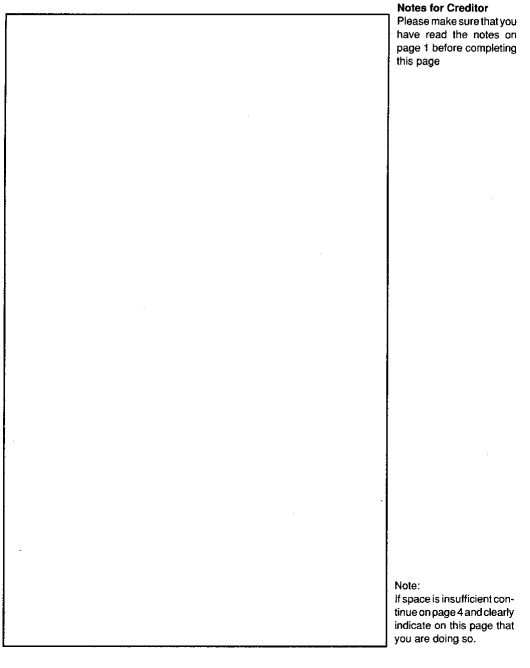
* Delete if signed by the creditor himself

N.B. The person making this demand must complete the whole of pages 1 and 2 and parts A and B (as applicable) on page 3

Form 6.03 contd.

Particulars of Debt

(These particulars must include (a) when the debt was incurred, (b) the consideration for the debt (or if there is no consideration the way in which it will arise) and (c) the amount of future debt and the date payment is due.)



Form 6.03 contd

Part A

The individual or individuals to whom any communication regarding this demand may be addressed is/are:

Name	10- F -
Address	
Telephone Number	
Fax. No. (if any)	
Reference	

Part B

For completion if the creditor is entitled to the debt by way of assignment

	Name	Date(s) of Assignment
Original creditor		
Assignees		

How to comply with a statutory demand or have it set aside (ACT WITHIN 18 DAYS)

If you wish to avoid a bankruptcy petition being presented against you, you must within the period of **21 days** after its service upon you satisfy the creditor that you are able to meet the debt demanded when it is due.

If you dispute that the debt will be due in whole or in part or if you dispute the allegation that you will be unable to pay the debt when it falls due or if you consider that you may be able to offer security for the debt or to compound for it you should:

· contact the individual (or one of the individuals) named in part A immediately.

If you consider that you have grounds to have this demand set aside or if you do not quickly receive a satisfactory written reply from the individual named in part A whom you have contacted you should **apply within 18 days** from the date of service of this demand on you to the High Court to have the demand set aside.

THERE ARE MORE IMPORTANT NOTES ON THE NEXT PAGE

Form 6.03 contd

Any application to set aside the demand (Form 6.04 In Schedule 2 to the insolvency Rules (Northern Ireland) 1991) should be made within 18 days from the date of service upon you and be supported by an affidavit (Form 6.05 in Schedule 2 to those Rules) stating the grounds on which the demand should be set aside.

Remember! — From the date of service on you of this document (a) you have only 18 days to apply to the court to have the demand set aside, and

(b) you have only 21 days before the creditor may present a bankruptcy petition

Form 6.04

Rule 6.004

Form 6.04

Application to Set Aside Statutory Demand

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name and address Let (a) of person to attend hearing

attend before the Master as follows:-

	Date
	Time hours
	Place
(b) Insert name of debtor	on hearing of an application by (b)
	the applicant for an order that the statutory demand dated be set aside.
(c) Insert date	The grounds on which the applicant claims to be entitled to the order are set out in the affidavit of the applicant sworn on (c) a copy of which affidavit accompanies this application.
(d) State the names and addresses of the persons to be served	The names and addresses of the persons upon whom this application should be served are:- (d)
(e) State the applicant's address for service	The applicant's address for service is:- (e)
	Dated
	Signed
	(Solicitor for the) Applicant
	If you do not attend, the court may make such order as it thinks fit

Form 6.05

Rule 6.004

Form 6.05

Affidavit in Support of Application to Set Aside Statutory Demand

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name address and 1 (a) description of person making the oath

make oath and say as follows:---

2. That I (c)

(b) Insert date 1. That on (b)

the statutory demand exhibited hereto and marked "A" came into my hands.

(c) Insert one of the 8 following alternatives or if none of them are applicable state grounds on which you consider the statutory demand should be set aside

(1) "do not admit the debt because ..." [here state grounds] Or

or (2) "Admit the debt but not that it is payable immediately" [state reason], or

(3) "Admit the debt as to £ and that the 2 and that this is payable but that this payable but that the remainder is not immediately payable. I am prepared to pay the amount of 2 immediately" [state reason], or

(4) "Admit the debt and am prepared to secure or compound for it to the creditor's satisfaction by ..." [state nature of satisfaction], Or

(5) "Say that the debt is a secured debt" [give full details of security and its value], or

(6) "Have a counter-claim (or set-off or cross demand) for £ being a sum equal to (or exceeding) the claim in respect of [here state grounds of counterclaim, etc.], Of

Form 6.05 contd.

(7) "Say that enforcement on the Judgment of the Court has been stayed" [give details], or (8) "Say that the Demand does not comply with the Insolvency Rules (Northern Ireland) 1991 in that ..."

Sworn at

Form 6.06

Form 6.06

Rule 6.005

Order Setting Aside Statutory Demand

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Upon the application of (a)
·
and upon hearing
and upon reading the evidence
It is ordered that the statutory demand dated
be set aside.
And it is ordered that (b)
· · · · · · · · · · · · · · · · · · ·
Dated

Form 6.07

Form 6.07

Rule 6.006

Creditor's Bankruptcy Petition on Failure to Comply with a Statutory Demand for a Liquidated Sum Payable Immediately

WARNING TO DEBTOR

- This is an application to the court to have you made bankrupt
- Your attention is particularly directed to the endorsement overleaf. ٠
- If you are in any doubt about your position, you should seek advice
 - immediately from a solicitor or your nearest Citizens Advice Bureau.

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name(s) and $\frac{1}{We}(a)$ address(es) of petitioner(s).

(c) Insert in full any other name(s) by which the debtor is or has been known

(d) Insert trading name (adding "with another or others", if this is so), business address and nature of business

(e) insert any other address or [and lately residing at (e) _____ addresses at which the debtor has resided at or after the time the petition debt was incurred

(f) Give the same details as [and lately carrying on business as (f) _____ specified in note (d) for any other businesses which have been carried on at or after the time the petition debt was incurred

(b) Insert full name, place of residence and occupation (if any) petition the court that a bankruptcy order may be made against (b) - of debtor

[also known as (c) _ [and carrying on business as (d) ____

and say as follows:--

The amount or rate of any interest or other charge not previously notified to the debtor and the reasons why you are claiming it must be shown separately. Such amount must be limited to that claimed in the statutory demand

(g) State in respect of the debt of each debt - (i) the amount (i) the amount (ii) the consideration for the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration to the debt (or, if there is no consideration debt (or, if there is no consideration (iii) when the debt was incurred (or or the debt (or or

		m 6.07 contd.
(h) Insert date (and in the case of personal service, time) of service	3. On (h) a sta	tutory demand
of statutory demand as set out in affidavit of service.	was served upon the debtor by	
(j) State manner of service of demand	(j)	
	in respect of the above-mentioned debt. To the best of my knowledge demand has neither been complied with nor set aside in accordance and no application to set it aside is outstanding	
(k) If 3 weeks have not elapsed since service of statutory demand give reasons for earlier presentation of petition	(k)	
	 I/We do not, nor does any person on my/our behalf, hold any s debtor's estate, or any part thereof, for the payment of the above-m OR 	entioned sum
(I) Delete as applicable	I/We hold security for the payment of (I) [part of] the above-mention I/We will give up such security for the benefit of all the creditors in bankruptcy order being made.	
	OR I/We hold security for the payment of part of the above-mentioned estimate the value of such security to be \pounds . This petition respect of the secured part of my/our debt.	
	Endorsement	
	This petition having been presented to the court and filed on at a.m./p.m. it is ordered that the petition shall be heard as	
	Date	[
	Time	hours
	Place	
(m) Insert name of debtor	and you, the above-named (m), notice that if you intend to oppose the petition you must not later the before the day fixed for the hearing:	
	 (i) file in court a notice (in Form 6.20) specifying the grounds on object to the making of a bankruptcy order; and (ii) send a copy of the notice to the petitioner or his solicitor. 	which you
(n) Only to be completed where	The solicitor to the petitioning creditor is:- (n)	
the petitioning creditor is represented by a solicitor	Name	
	Address	<u></u> .
	Telephone Number	
	Fax. Number]
	Reference	

Form 6.08

Rule 6.006

Creditor's Bankruptcy Petition on Failure to Comply with a Statutory Demand for a Liquidated Sum Payable at a Future Date

WARNING TO DEBTOR

- This is an application to the court to have you made bankrupt
- Your attention is particularly directed to the endorsement overleaf.
- · If you are in any doubt about your position, you should seek advice
- immediately from a solicitor or your nearest Citizens Advice Bureau.

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name(s) and	I/We (a)
address(es) of petitioner(s).	
residence and occupation (if any)	petition the court that a bankruptcy order may be made against (b)
(c) Insert in full any other name(s) by which the debtor is or has been known	[also known as (c)
(d) Insert trading name (adding "with another or others", if this is so), business address and nature of business	[and carrying on business as (d)
(e) Insert any other address or addresses at which the debtor has resided at or after the time the petition debt was incurred	[and lately residing at (e)]
(f) Give the same details as specified in note (d) for any other businesses which have been carried on at or after the time the petition debt was incurred	[and lately carrying on business as (f)] and say as follows:-
(g) State in respect of the debt or each debt – (i) the amount, (ii) the consideration for the debt (or, if there is no consideration, the way in which it arises), and (iii) when the debt was incurred	1. The debtor is justly and truly indebted to me [us] in the aggregate sum of $\mathfrak{L}(g)$

The amount or rate of any interest or other charge not previously notified to the debtor and the reasons why you are claiming it must be shown separately. Such amount must be limited to that claimed in the statutory demand

	Form 6.08 contd.
(h) Insert date or dates when the debt becomes payable.	2. The above-mentioned debt is for a liquidated sum payable on (h) and the debtor appears to have no reasonable prospect of being able to pay it.
 (j) Insert date (and in the case of personal service, time) of service of statutory demand as set out in affidavit of service. 	3. On (j) a statutory demand was served upon the debtor by
(k) State manner of	(k)
service of the demand	in respect of the above-mentioned debt. To the best of my knowledge and belief the demand has neither been complied with nor set aside in accordance with the Rules and no application to set it aside is outstanding
(i) # 3 weeks have not elapsed since service of statutory demand give reasons for earlier presentation of petition	(1)
preservation of period	4. I/We do not, nor does any person on my/our behalf, hold any security on the debtor's estate, or any part thereof, for the payment of the above-mentioned sum OR
(m) Delete as applicable	I/We hold security for the payment of (m) [part of] the above-mentioned sum. I/We will give up such security for the benefit of all the creditors in the event of a bankruptcy order being made. OR
	$\label{eq:linear} $ $ I/We hold security for the payment of part of the above-mentioned sum and I/we estimate the value of such security to be $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $
	Endorsement
	This petition having been presented to the court and filed on at a.m./p.m. it is ordered that the petition shall be heard as follows:- Date
	Place hours
1. a.	
(n) Insert name of debtor	and you, the above-named (n)are to take notice that if you intend to oppose the petition you must not later than 7 days before the day fixed for the hearing:
	 (i) file in court a notice (in Form 6.20) specifying the grounds on which you object to the making of a bankruptcy order; and (ii) send a copy of the notice to the petitioner or his solicitor.
(p) Only to be completed where the petitioning creditor is	The solicitor to the petitioning creditor is:- (p)
represented by a solicitor	Name
	Address
	Telephone Number
	Fax. Number
	Reference

Form 6.09

Rule 6.006

Creditor's Bankruptcy Petition on Certificate of Unenforceability of a Judgment

WARNING TO DEBTOR

- This is an application to the court to have you made bankrupt
- Your attention is particularly directed to the endorsement overleaf.
- If you are in any doubt about your position, you should seek advice
- immediately from a solicitor or your nearest Citizens Advice Bureau.

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) insert full name(s) and address(es) of petitioner(s).	I/We (a)
(b) Insert full name, place of residence and occupation (if any) of debtor	petition the court that a bankruptcy order may be made against (b)
 (c) Insert in full any other name(s) by which the debtor is or has been known (d) Insert trading name (adding "with another or others", if this is (c) business address and active 	[also known as (c)] [and carrying on business as (d)
so), business address and nature of business (e) Insert any other address or addresses at which the debtor	[and lately residing at (e)]
has resided at or after the time the petition debt was incurred (f) Give the same details as specified in note (d) for any other businesses which have been carried on at or after the time the petition debt was incurred	[and lately carrying on business as (f)]

and say as follows:-

1. The debtor is justly and truly indebted to me [us] in the aggregate sum of £(g)

(g) State in respect of the debt or each debt – (i) the amount, (ii) the consideration for the debt (or, if there is no consideration, the way in which it arises), and (iii) when the debt was incurred

2. The above-mentioned debt is for a liquidated sum payable immediately and the debtor appears to be unable to pay it.

The amount or rate of any interest

or other charge not previously notified to the debtor and the reasons why you are claiming it must be shown separately.

Form 6.09 contd.

.On (m)

a judgment/decree was obtained in

an application was made to the Enforcement of Judg-

h) Insert date on which judgment	3.
or decree was obtained.	(i)

On (h)

[£_

(I) [Record No.

(j) Insert name of court and in the case of the High Court, Division.

(k) Insert short title of action and record number

(I) Delete if county court decree

(m) Insert date of application to Enforcement of Judgments Office

(n) Insert date of certificate of unenforceability granted

(p) Delete as applicable

4. I/We do not, nor does any person on my/our behalf, hold any security on the debtor's estate, or any part thereof, for the payment of the above-mentioned sum **OR**

I/We hold security for the payment of (p) [part of] the above-mentioned sum. I/We will give up such security for the benefit of all the creditors in the event of a bankruptcy order being made. **OR**

in an action entitled (k) *

ments Office for enforcement of the said judgment/decree and on (n).

amount remaining due on the said judgment/decree.

_ ,] in the sum of £ .

a certificate of unenforceability was granted in respect of (p) [the said sum]

, part of the said sum]. The above-mentioned debt represents the

I/We hold security for the payment of part of the above-mentioned sum and I/we estimate the value of such security to be \mathfrak{L} . This petition is not made in respect of the secured part of my/our debt.

	Endorsement
	This petition having been presented to the court and filed on at a.m./p.m. it is ordered that the petition shall be heard as follows:-
	Date
	Time hours
	Place
(q) Insert name of debtor	and you, the above-named (q)are to take notice that if you intend to oppose the petition you must not later than 7 days before the day fixed for the hearing:
	 (i) file in court a notice (in Form 6.20) specifying the grounds on which you object to the making of a bankruptcy order; and (ii) send a copy of the notice to the petitioner or his solicitor.
(r) Only to be completed where the petitioning creditor is represented by a solicitor	The solicitor to the petitioning creditor is:- (r) Name
	Address
	Telephone Number
	Fax. Number
	Reference

Form 6.10

Rule 6.006

Bankruptcy Petition for Default in Connection with Voluntary Arrangement

WARNING TO DEBTOR

- This is an application to the court to have you made bankrupt
- Your attention is particularly directed to the endorsement overleaf.
- If you are in any doubt about your position, you should seek advice
- immediately from a solicitor or your nearest Citizens Advice Bureau.

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name(s) and address(es) of petitioner(s).	l/We (a)
residence and occuration (if	petition the court that a bankruptcy order may be made against (b)
name(s) by which the debtor	[also known as (c)
(d) Insert trading name (adding "with another or others", if this is so), business address and nature	[and carrying on business as (d)]
of business (e) Insert any other address or addresses at which the debtor has resided at or after the time the petition debt	[and lately residing at (e)]
(f) Give the same details as specified in note (d) for any	[and lately carrying on business as (f)
other businesses which have been carried on at or after the time the petition debt	and say as follows:-

(g) Insert date the debtor

 Insert date the deploy
 entered into voluntary
 arrangement
 arrangement
 approved by his creditors and I am (h) [a person who is for the time being bound by
 below and participable
 the acid voluntary arrangement and (j)
 ______ is the supervisor] (h) Delete as applicable the said voluntary arrangement and (j) ______ is the supervisor of the said voluntary arrangement]

(j) Insert name of supervisor [(j) _

Form 6.10 contd.

(k) Give details of the default in connection with the composition or scheme, being the grounds under Article 250(1) of the Insolvency (Northern Ireland) Order 1989 upon which the bankruptcy order is sought	2. (k)
	Endorsement
	This petition having been presented to the court and filed on at a.m./p.m. it is ordered that the petition shall be heard as follows:-
	Date
	Time hours
	Place
(I) Insert name of debtor	and you, the above-named (I)are to take notice that if you intend to oppose the petition you must not later than 7 days before the day fixed for the hearing:
	 (i) file in court a notice (in Form 6.20) specifying the grounds on which you object to the making of a bankruptcy order; and (ii) send a copy of the notice to the petitioner or his solicitor.
(m) Only to be completed where the petitioning creditor is represented by a solicitor	The solicitor to the petitioning creditor is:- (m)
	Name
	Address
	Telephone Number
	Fax. Number
	Reference

Form 6.11

Rule 6.006

Bankruptcy Petition by the Law Society of Northern Ireland under Article 238(1)(d) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	We, the Law Society of Northern Ireland ("the Society")
(a) Insert address	of (a)
(b) Insert full name and place of residence of solicitor against whom petition is presented	petition the court that a bankruptcy order may be made against (b)
(c) Insert in full any other name by which the solicitor has been known	[also known as (c)]
(d) Insert name of firm (adding "with another or others" if this is so)	and practising as a solicitor [under the name of (d)
(e) Insert address(es) at which practice carried on	at (e)
(f) Insert any other address or addresses at which the solicitor has resided at or after the time the petitioner was appointed his attorney	[and lately residing at (f)
	[and lately practising as a solicitor [under the name of (d)
	at (e)]]
	and say that by order of the High Court of Justice in Northern Ireland (ChanceryDivision) dated19the Society was appointed attorneyof the said

(g) Insert full name (g)

by virtue of Part III of the Solicitors (Northern Ireland) Order 1976.

Form 6.11 contd.

	Endorsement
	This petition having been presented to the court and filed on at a.m./p.m. it is ordered that the petition shall be heard as follows:-
	Date
	Time hours
	Place
(I) Insert name of solicitor	and you, the above-named (j),are to take notice that if you intend to oppose the petition you must not later than 7 days before the day fixed for the hearing:
:	 (i) file in court a notice (in Form 6.20) specifying the grounds on which you object to the making of a bankruptcy order; and (ii) send a copy of the notice to the petitioner or its solicitor.
(m) Only to be completed	The solicitor to the petitioner is:- (k)
where the petitioner is represented by a solicitor	Name
	Address
	Telephone Number
	Fax. Number
	Reference

Form 6.12 Rule 6.010 Affidavit of Service of Statutory Demand Where Service Acknowledged in Writing No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) * Insert title Re* Date of statutory demand (a) Insert name, address and description of person making the oath <u>and whether the</u> 1, (a) creditor or a person acting on his behalf make oath and say as follows:-(b) Delete T and insert name and address of person who effected personal service, if applicable did on (c) _ 1 _____ (d) [before] [after] _____ hours, at (e) ___ (c) Insert date personally serve the above-named debtor with the demand dated (d) Insert time which must be stated as either before or after 16.00 hours Monday to Friday or before or after 12.00 hours Saturday OR [On (c)_ _____ substituted service of the demand was effected in the following way:-(e) Insert address] 2. On (c)_ the debtor acknowledged service of the demand by (f) Give particulars of the way in which the debtor acknowledged service of the (f) 3.A copy of the demand marked "A" and the acknowledgement of service marked "B" demand are exhibited hereto.

Sworn at

Rule 6.010	Form 6.13
	it of Personal Service of Statutory Demand re Service Not Acknowledged in Writing
	No.
IN TH	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)
* Insert title	Re*
(a) Insert name, address and description of person who effected service	Date of statutory demand
(b) Insert date (c) Insert time which must be stated as either before or after 16.00 hours Monday to Friday or before or after 12.00 hours Saturday	1. I did on (b)(c) [before] [after]hours, at (d) personally serve the above-named debtor with the demand dated
(d) Insert address	2. A copy of the demand marked "A" is exhibited hereto.

Sworn at

Rule 6.010

Form 6.14

Affidavit of Substituted Service of Statutory Demand Where Service Not Acknowledged in Writing

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Date of Statutory Demand

(a) Insert name, address and I (a) ___ description of person making the oath _____

make oath and say as follows:-

	•
(d) Insert name of person making affidavit detailing steps taken to effect personal service	[Attempts have been made to serve the demand on the above-named debtor
(e) If the creditor has taken advantage of Rule 6.003(3) (newspaper advertisement) state in separate paragraph(s) the means of the creditors knowledge for the purposes of that rule and the date or dates on which	2. On (b)substituted service of the demand was effected in the following way:-
and the newspaper in which, the demand was advertised, and re-number paragraphs accordingly	(f) [3. To the best of my knowledge, information and belief the demand will have come to the attention of the above-named debtor by (b)]
(f) Delete words in brackets where Rule 6.003(3) applies (g) Delete as applicable	
(h) Refer to paragraph(s) complying with note (e)	

knowledge

(j) State means of marked "B"] (g) [is] [are] exhibited hereto.

Sworn at

Rule 6.011

Form 6.15

Affidavit of Truth of Statements in **Bankruptcy Petition** No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name, address and I (a) _ description of person making oath

make oath and say as follows:-

[1.] am the petitioner. The statements in the petition now produced and shown to me marked "A" are true to the best of my knowledge, information and belief.

(b) If petition is based upon a statutory demand, and more than 4 months have elapsed between service of the demand and presentation of the petition, give reason(s) for delay and explanation of circumstances which have contributed to the late presentation of the petition. OB

OR

(d) Delete as applicable

(e) State means of knowledge of matters sworn to in the affidavit

(c) State the capacity eg [1. I am (c) _________(d) [of the petitioner]. director, secretary, solicitor, etc. (d) [of the petitioner]. (d) [of the petitioner]. (d) [of the petitioner]. (d) [of the petitioner]. (etc. behalf.

2. I have the requisite knowledge of the matters referred to in this affidavit because

3. The statements in the petition now produced and shown to me marked "A" are true to the best of my knowledge, information and belief.

1

Sworn at

^{4. (}b)

Rule 6.013

Form 6.16

Order for Substituted Service of Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Master	in chambers
(a) Insert date	In the matter of a bankruptcy petitio	n filed on (a)
(b) Insert full name, address and description of applicant	Upon the application of (b)	
(c) State name, address and description of person making the oath	And upon reading the affidavit of (c)	
(d) State class of postage to be used	together with a sealed copy of this c	sealed copy of the above-mentioned petition rder by (d)
	al	

and/or by publication in the Belfast Gazette and/or in the newspaper of the presentation of such petition and the time and place fixed for hearing the petition shall be deemed to be good and sufficient service of the said petition on the above-named debtor on the day after completing such posting and/or publication as aforesaid.

Dated ____

Rule 6.013

Form 6.17

Substituted Service of Bankruptcy Petition— Notice in Belfast Gazette/Newspaper

* Insert title Re* (To appear in Belfast Gazette/newspaper in bold print)

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

(a) Insert full particulars of debtor as in petition	To (a)
(b) Insert name(s) and address(es) of pelitioner(s)	Take notice that a bankruptcy petition has been presented against you in this court by (b)
(c) Insert terms of order of substituted service	and the court has ordered that (c)
	shall be deemed to be service of the petition upon you. The said petition will be heard at this court on:-
	Date Timehours Place
	Important If you do not attend the hearing of the petition the court may make a bankruptcy order against you in your absence. The petition can be inspected by you on application at the Bankruptcy and

The petition can be inspected by you on application at the Bankruptcy and Companies Office at Royal Courts of Justice, Chichester Street, Belfast, BT1 3JF

Dated _

Rule 6.014

Form 6.18

Affidavit of Personal Service of Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) insert date In the matter of a bankruptcy petition filed on (a)

(b) Insert full name, address I (b) and description of person making oath

(c) Insert name and address and for the purpose of service instructed by (c)

(d) Delete as applicable (d) [Solicitor(s) for] the

make oath and say as follows:-

(e) Insert time which must be 1.1 did on (a) ______ (e) [before] [after] _______
 stated as either before or after 16.00 hours Monday to Friday or before or after 12.00 hours Saturday (f)

(f) Insert name of debtor as at (g) in title

(g) State exact place of service

3011100

2. A sealed copy of the said petition is now produced and shown to me marked "A" (h)

(h) Sealed copy must be marked as an exhibit

Sworn at

NOTE: This affidavit and exhibit should be filed in court immediately after service (Rule 6.014 (2))

Rule 6.014

Form 6.19

Affidavit of Substituted Service of **Bankruptcy Petition**

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert date In the matter of a bankruptcy petition filed on (a)

(b) Insert full name, address I (b) and description of person making oath

(c) Insert name and address and for the purpose of service instructed by (c)

1. I did on (a)

(d) Delete as applicable (d) [Solicitor(s) for] the

make oath and say as follows:-

service (Rule 6.014 (2))

copy of the above-mentioned petition, together with a sealed copy of the order for (e) Set out terms of order for substituted service thereof, by (e) substituted services

serve the above-named debtor with a sealed

(f) Sealed copy must be marked as an exhibit

2. A sealed copy of the said petition is now produced and shown to me marked "A" (f)

3. A sealed copy of the said order is now produced and shown to me marked "B" (f).

NOTE: This affidavit and exhibits should be filed in court immediately after

Rule 6.018

Form 6.20

Notice by Debtor of Intention to Oppose Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Dated _____

To the High Court of Justice in Northern Ireland, Chancery Division (Bankruptcy) and to [the solicitors for] the petitioner.

Form 6.21 Rule 6.020 Notice of Intention to Appear on **Bankruptcy Petition** No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) * Insert title Re* In the matter of a bankruptcy petition filed (a) insert date on (a) ____ to be heard on (a)_____ (b) Insert full name and I (b)_ address, or if a firm, the name of the firm and address (d) Delete as applicable [oppose] the petition. Signed ___ Dated _ Name in BLOCK LETTERS __ (e) If creditor's solicitor or Position with or relationship to creditor (e) other agent please give name and address of firm Telephone No. Fax. No. (if any) Reference No._____ (f) Insert name(s) and To (f) ____ address(es) of petitioner(s)

Form 6.22 Rule 6.022 Certificate of Continuing Debt on Hearing of **Bankruptcy Petition** No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) * Insert title Re* (a) Delete as applicable I certify that (a) [I have] [my firm has] made enquiries of the petitioning creditor(s) within the last business day prior to the (a) [hearing] [adjourned hearing] and to the best of my knowledge and belief the debt in respect of which the petition was presented is still due and owing and has not been paid or secured or compounded for (save as to). Signed _ Dated ___ Form 6.23 Form 6.23 Rule 6.021 List of Creditors Intending to Appear on the Hearing of Bankruptcy Petition No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) * Insert title Re* (a) insert date in the matter of a bankruptcy petition filed on (a)_ The following creditors have given notice that they intend to appear on the hearing of the above-mentioned petition on (a)_ Name of creditor Address of creditor Amount owed to creditor Creditor's Solicitors (if any) Whether intending to support or oppose the petition

(b) Insert name and address [Solicitors for the] Petitioning creditor (b) _

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Form 6.24

Rule 6.022, 6.024, 6.029, 6.040

Dismissal or Withdrawal of Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert date In the matter of a bankruptcy petition filed on (a)

(b) Insert full name, address Upon the application of (b) and description of applicant

And upon hearing

And upon reading the evidence

(c) Delete as applicable It is ordered that (c) [this petition be dismissed] [the petitioner has leave to withdraw this petition].
 (d) Insert any further terms [And that (d)]

		t the registration of the petition in the Registry of Deeds, on
(e) Insert date of registration	(e)	
	under Serial No.	be vacated [and the entry of the presentation of the petition
	in the Land Registry,	Folio No.
	County	, be cancelled] upon the application of the debtor.
	in the Land Registry	Folio No.

Dated_

Notice to Debtor

It is your responsibility and is in your interest to ensure that the registration of the petition as an entry, in the Registry of Deeds [and the Land Registry] is cancelled.

Form 6.25

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Order of Adjournment of Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) insert date	In the matter of a bankruptcy petition filed on (a)	
(b) Delete as applicable	Upon the (b) [adjourned] hearing of the petition today	
	And upon hearing	
	And upon reading the evidence	
	It is ordered that the further hearing of this petition be adjourned to:	
	Date	
	Time	hours
	Place	

Dated_

Form 6.26

Rule 6.026

Rule 6.026

Form 6.26

Notice to Debtor and Creditors of Order of Adjournment of Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert date In the matter of a bankruptcy petition filed on (a)

Take notice that by order of the court dated
the further hearing of the petition has been adjourned to:

Date	
Time	hours
Place	

Signed_____

Name in BLOCK LETTERS

(b) Insert name and address of debtor and creditors	To (b)
--	--------

Rule 6.027

Form 6.27

Order for substitution of petitioner on creditor's petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Upon the hearing of this petition this day		
(a) Insert name of creditor who wishes to be substituted as petitioner			
	for an order that he be substituted as petitioning 6.027 of the Insolvency Rules (Northern Ireland)		
	And upon hearing		
(b) Recite details of demand or certificate of unenforceability	And upon reading (b)		
(c) Insert name of original petitioning creditor	[It is ordered that upon payment by the said (a) deposit, the statutory deposit paid by (c)	of the statutory	
	be repaid to him by the official receiver]		
†NOTE: In the absence of any order to the contrary, this will involve personal service	And it is ordered that the said (a) be substituted as petitioning creditor in place of the said (c) and that the said (a) be at liberty to amend the said petition accordingly. And it is ordered that the said (a) do within 7 days from the date of this order file an affidavit of truth of statements in the bankruptcy petition and exhibit thereto a sealed copy of the said amended petition serve† upon the above-named debtor a sealed copy of the amended petition. And it is ordered that the hearing of the said amended petition.		
	Date		
	Time	hours	
	Place		
	It is ordered that the question of the costs of the [and of the statutory deposit] be reserved until t amended petition.		
	Dated		

Rule 6.028

Form 6.28

Change of carriage order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name of creditor who wishes to be given carriage of the petition	Upon the hearing of this petition this day And upon the application of (a) , a creditor of the debtor, for an order giving him carriage of the petition in place of (b) (the petitioning creditor) pursuant to Rule 6.028 of the Insolvency Rules (Northern Ireland) 1991
	And upon hearing
	And upon reading
(b) Insert name of original petitioning creditor	It is ordered that the carriage of this petition be given to the said (a) in place of the said (b) and that all further proceedings herein be carried on by the said (a) in the name of the said (b)
	And it is ordered that the said (a)do withindays from the dateof this order serve upon the said debtor and the said (b)a sealedcopy of this ordera sealed
	And it is ordered that the said (a) may rely upon all evidence previously adduced in these proceedings whether by affidavit or otherwise
	And it is ordered that the further hearing of this petition be adjourned to:
	Date
	Time hours
	Place
	And it is ordered that the question of the costs of the said (b) be reserved until the final determination of this petition.

Form 6.29

Dated ____

Form 6.29

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 6.030 **Bankruptcy Order on Petition** other than Debtor's No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) * Insert title Re* (a) Insert name and address Upon the petition of (a) of petitioner (b) Delete as appropriate (b) [a creditor], which was presented on And upon hearing And upon reading the evidence (c) Insert full description of It is ordered that (c) debtor as set out in the petition be adjudged bankrupt. Dated_ Time_ hours Important Notice to Bankrupt The Official Receiver is by virtue of this order receiver and manager of the bankrupts estate. You are required to attend upon the Official Receiver at (d) (d) Insert address of Official Receiver's Office immediately after you have received this order. The Official Receivers offices are open Monday to Friday (except on holidays) from 10.00 to 16.00 hours. Endorsement on Order (e) (e) Order to be endorsed where petitioning creditor is represented by a solicitor The solicitor to the petitioning creditor is:-Name Address Telephone No. Fax. No. (if any) _

Form 6.30

Reference

Rule 6.034

Form 6.30

Debtor's Bankruptcy Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name, address and occupation (if any) of debtor	(a)
(b) Insert in full any other name(s) by which the debtor is or has been known	also known as (b)[lately residing at (c)]
(c) Insert former address or addresses at which the debtor may have incurred debts or liabilities still unpaid or unsatisfied	[and carrying on business as (d)
(d) Insert trading name (adding "with another or others", if this is so), business address and nature of the business.	[and lately carrying on business as (e)]
(e) Insert any former trading names (adding "with another or others", if this is so), business address and nature of the business in respect of which the debtor may have incurred debts or liabilities still unpaid or unsatisfied	

request the court that a bankruptcy order be made against me and say as follows:-

1. I am unable to pay my debts.

2. Within the period of five years ending with the date of this petition:---

(i) I have not been adjudged bankrupt

OR

(f) Insert date (I was adjudged bankrupt on (f) in the High Court of Justice in Northern Ireland.

Record No.

Form 6.30 contd.

(g) Delete as applicable (ii) I have not (g) [made a composition with my creditors in satisfaction of my debts] or (g) [entered into a scheme of arrangement with creditors]

OR

On (f) I (g) [made a composition] [entered into a scheme of arrangement] with my creditors.

(iii) I have not entered into a voluntary arrangement

OR

On (f)

l entered into a voluntary arrangement

(iv) I have not been subject to an administration order under Article 80 of the Judgments Enforcement (Northern Ireland) Order 1981

OR

On (f) an administration order was made against me in the Enforcement of Judgments Office.

3. A statement of my affairs is filed with this petition.

Date ____

Signature ____

Complete only if petition not heard immediately

	Endorsement	
	on having been presented to the court on that the petition shall be heard as follows:-	it
Date		·
Time		hours

Rule 6.037, 6.066

Form 6.31

Statement of Affairs (Debtor's Petition) Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert name as at top of Re* petition

The 'Guidance Notes' Booklet tells you how to complete this form easily and correctly

Show your current financial position by completing all the pages of this form which will then be your Statement of Affairs.

AFFIDAVIT

This Affidavit must be sworn before a Solicitor or Commissioner of Oaths or an officer of the court duly authorised to administer oaths when you have completed the rest of this form

(a) Insert full name and | (a) _____ occupation

(b) Insert full address of (b) ____

Make oath and say that the several pages exhibited hereto and marked are to the best of my knowledge and belief a full, true and complete statement of my affairs at today's date.

Sworn	at	

Date _____ Signature(s) ___

Before me_____

A Solicitor or Commissioner of Oaths or Duly authorised officer

Before swearing the affidavit, the Solicitor or Commissioner is particularly requested to make sure that the full name, address and description of the deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it will be refused by the court, and will need to be re-sworn.

Α

LIST OF SECURED CREDITORS

le anvana claimine comothiae	of yours to along or radius their aloin 2			Tick E Yes	Box No
	of yours to clear or reduce their claim?				L
Name of creditor	Address (with postcode)	Amount owed to creditor £	What of yours is claimed and what is it worth?		
1					
2					
		<u></u>	<u> </u>		
	Signature				
	Date				

в

LIST OF UNSECURED CREDITORS

.

1	2	3	4 Amount the	5
No.	Name of creditor or claimant	Address (with postcode)	creditor says you owe him/her £	Amount you think you owe £
			-	-
		<u></u>		
		<i></i>		
				·
				<u> </u>
	· · · · · · · · · · · · · · · · · · ·			
				·
				<u> </u>

Signature _____ Date _____

C		
ASSETS		
Do you have any bank accounts or an interest in one? If ' YES ' state where they are, how much is in them and how much is your share.	Tick Yes	Box No
Do you have any business bank accounts, including joint accounts? If ' YES' state the name of the accounts, where they are and how much is in them.	Yes	No
Do you have any building society accounts or an interest in one? f ' YES' state where they are and how much is in them and how much is your share.	Yes	No

Signature _____ Date _____

D ASSETS		
	Tic Yes	k Box
Do you have any other savings? If ' YES ' give details.		No
Do you use a motor vehicle? f ' YES ' who owns it and what is it worth?	Yes	No
lave you an interest in any other motor vehicles?	Yes	No
'YES' give details and their value.		

213

E

ASSETS

w show anything else of yours which may be of value:		
		£
a) Household furniture and belongings		
b) Life policies		
c) Money owed to you		
d) Stock in trade		
e) Other property (see Guidance Notes):		
	l	
<u>, , , , , , , , , , , , , , , , , , , </u>		
· · · · · · · · · · · · · · · · · · ·		
	TOTAL	

1.	State the name, age	e (if under 18), and relation	onship to you of your de	ependants
	1	2 000	6	
	2		7	
	3		8. <u></u>	
	4		9	
	5		10	
	J			
				Tick Box
				Yes No
2.	Has distress been lo If 'YES' give details	evied against you by or o below:—	n behalf of any creditor	?
	Name of creditor	Amount of claim £	Date Distress levied	Description and estimated value of property seized
	······································			
		<u></u>		<u></u>
	<u></u>			
			- 110-2	
				· · · · · · · · · · · · · · · · · · ·

Signature	Date	

- 7	•
ч.	-

						Tick E Yes	Box No
₿.	At the date you pre legal process outst Northern Ireland?	esent your ba anding agair	inkruptcy pe ist you that	stition, is any court judg has been made by any	ment or other court in		
	If 'YES' give details	below:-					
	Name of creditor	Amount of claim £		Type and date of process issued		nd estimated operty involve	
						Tick B Yes	ox No
	At the date you pre- earnings order in fo If ' YES' give details	orce against y		tition, is any attachmer	nt of		
		ate of der	Court	Amount of instalment payable under order (per month/week) £	Total amount paid under order £	Date order expires (if applicable)	
	<u></u>			,			

Signature _____ Date _____

|--|

		Tick Yes	Box No
5(a)	Have you, before you presented your petition, tried to come to any agreement with your creditors generally for payment of your debts?		
(b)	If the answer to 5(a) is 'YES', what terms were offered to the creditors:		
	(1) Time for repayment		,
	(2) Total pence in £		
	receivable by creditors		
	(3) When was the offer made?		
		Tick Yes	Box No
(c)	Did the attempt fail because the creditors refused to accept the terms offered?		
	If 'NO' why did it fail?		
-	········		
-			
6.	Do you think that you will be able to introduce a voluntary arrangement for your creditors under Chapter II of Part VIII of the Insolvency (Northern Ireland) Order 1989, which is likely to be acceptable to them?	Tick Yes	Box No
	If 'YES', give brief details		
-			
-			
S	Signature Date		

I STATEMENT OF MEANS (List below all items of regular "monthly" income and expenditure)

tems of income	£	Items of expenditure	£
		· · · · · · · · · · · · · · · · · · ·	
his page shows that I will now be able to p	ay creditors £ a month.		
Circuture		D-h-	

Signature _____ Date _____

Rule 6.041

Form 6.32

Order of Appointment of Insolvency Practitioner to Prepare a Report Under Article 248(1) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

- (a) Insert full name and Upon hearing the petition of (a) address of debtor
 - (b) Insert date the above-named debtor, which was presented on (b)

And upon hearing

And upon reading the evidence

(c) Insert name and address It is ordered that (c) of insolvency practitioner to be appointed

a person who is qualified to act as an insolvency practitioner in relation to the abovenamed debtor, be appointed to prepare and submit a report to the court by (b)

as to whether the above-named debtor is willing to make a proposal for a voluntary arrangement.

And it is ordered that the court will consider the report on:---

Date	
Time	hours
Place	

(d) Delete as applicable (d) [And the debtor is (d) [directed to] [may] attend the hearing]

Dated ____

Form 6.33

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Rule 6.042, 6.046

Bankruptcy Order on Debtor's Petition

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert date	Upon the petition of the above-named debtor, w	hich was presented on (a)
	And upon hearing	
(b) Delete words in square brackets if no appointment	(b) [and upon considering the report of (c)	
made under Article 247(2)	appointed under Article 247(2) of the Insolvency	(Northern Ireland) Order 1989]
(c) Insert name of insolvency practitioner appointed under Article 247(2)	And upon reading the petition and statement of	affairs
(d) Insert full description of debtor as set out in the	It is ordered that (d)	
petition	be adjudged bankrupt.	
(e) Delete if no certificate for summary administration is issued under Article 249 of the Insolvency (Northern	(e) [And it is certified that the estate of the bankr manner]	upt be administered in a summary
Ireland) Order 1989	[And it is ordered that (f)	be appointed trustee of the
(f) Only to be completed	bankrupt's estate].	
where a trustee is appointed under Article 270(2), (3) or (4) of the Insolvency (Northern Ireland) Order 1989 on the making of the bankruptcy order	[And it is also ordered that	1
	Date	
	Time h	ours
	Important Notice to Bankrupt	
	The Official Receiver is by virtue of this order rece estate. You are required to attend upon the Offic	Q

(g) Insert address of Official (g). Receiver's office

immediately after you have received this order.

The Official Receiver's offices are open Monday to Friday (except on holidays) from 10.00 to 16.00 hours.

Form	6.33	contd.
------	------	--------

(h) Order to be endorsed where debtor is represented	Endorsement on Order (h)
by a solicitor	The solicitor to the debtor is:
	Name
	Address
	Telephone No
	Fax. No. (if any)
	Reference

Form 6.34

Rule 6.048

Form 6.34

Revocation of Certificate for Summary Administration

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Detete if necessary (a) [Upon the application of (b)

(b) Insert full name, address and description of applicant

and upon hearing

and upon reading the evidence]

It is ordered that the Certificate for the Summary Administration of the above-named bankrupt's estate, contained in the order of this Court dated be revoked.

Dated _

Rule 6.050

Form 6.35

Order of Appointment of Interim Receiver

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Master	in chambers
(a) Insert full name and address of applicant	Upon the application of (a)	
 (b) If a person other than the Official Receiver is to be appointed delete the words in [] otherwise insert the amount to be deposited 	And upon reading the evidence It is ordered that (b) [upon the sum o	$f \mathfrak{L}_{}$ being deposited by the applicant ing person is appointed interim receiver of the r.
(c) Insert either "the official receiver" or, if an insolvency practitioner is to be appointed, his full name and address	Address (if applicable)	
(d) Incert nature and short	And it is ordered that:	

(d) Insert nature and short (d) description of property of which the interim receiver is to take possession, and the duties to be performed by him in relation to the debtor's affairs

Notice to Debtor

You must give the interim receiver all the information he may require relating to your property and affairs in order for him to carry out the functions imposed on him by the terms of the above order.

Rule 6.057

Form 6.36

Statement of Affairs (Petition other than Debtor's) Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert name as at top of Re* petition

The 'Guidance Notes' Booklet tells you how to complete this form easily and correctly

Show your current financial position by completing all the pages of this form which will then be your Statement of Affairs.

Affidavit

This Affidavit must be sworn before a Solicitor or Commissioner of Oaths or an officer of the court duly authorised to administer oaths when you have completed the rest of this form

(a) Insert full name and I (a) _ occupation

(b) Insert full address Of (b)

Make oath and say that the several pages exhibited hereto and marked. are to the best of my knowledge and belief a full, true and complete statement of my _____ the date of the bankruptcy order made against me. affairs as at ____

Sworn	at	

Date _____ Signature(s) ____

Before me____

A Solicitor or Commissioner of Oaths or duly authorised officer

Before swearing the affidavit the Solicitor or Commissioner is particularly requested to make sure that the full name, address and description of the Deponent are stated, and to initial any crossings-out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it is refused by the court, and will need to be re-sworn.

Tick Box

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Α

List of Secured Creditors

Name of creditor	Address (with postcode)	Amount owed to creditor £	What of yours is claimed and what is it worth?
·			
<u></u>			
	<u> </u>		

В

List of Unsecured Creditors

1	2	3	4	5
No.	Name of creditor or claimant		Amount the creditor says	Amount you
			you owe him/her	think you owe
			£	£
		·····		<u>_</u>
	· · · · ·			
<u></u>				
				,
		· · · · · · · · · · · · · · · · · · ·		
		·		
		· · · · · · · · · · · · · · · · · · ·		

Signature _____ Date _____

С

Assets

low show anything else of yours which may be of value:		
		£
a) Cash at bank or building society		
b) Household furniture and belongings		
c) Life policies		
d) Money owed to you		
e) Stock in trade		
f) Motor vehicles		
g) Other property (see Guidance Notes):		
		- an adda
· · · · · · · · · · · · · · · · · · ·		
	TOTAL	
Signature Date		

Form 6.37

Rule 6.077, 6.081

Request by Creditor(s) for a Meeting of the Bankrupt's Creditors

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I/We, (a) address of creditor making the request, whether an individual, firm or company

	a creditor of the above-named bankrupt request yo	ou to summon a meeting of the
(b) Insert relevant Article	bankrupt's creditors under Article (b)	of the Insolvency (Northern
	Ireland) Order 1989, for the purpose of:	

t) (c) Insert relevant proportion £ of creditors

I/We understand that I/we will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of summoning and holding the meeting.

.

Dated	 	

Signed _____

Name in BLOCK LETTERS_____

(d) Insert name and address To (d) _____ of trustee or Official Receiver as applicable

Form 6.38

Rule 6.079, 6.123, 6.126 6.134

Notice to Creditors of Meeting of Creditors

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Delete as applicable A meeting of creditors has been summoned by the (a) [Official Receiver] [Trustee]

(b) Insert relevant Article (a) [at the request of a creditor under Article (b)

of the Insolvency (Northern Ireland) Order 1989] for the purpose of:

The meeting will be held as follows:-

Date ______ hours

(c) Insert date and time by which proxy is to be lodged, which should not be more than 4 days before the date fixed for the meeting

A proxy form is enclosed which must be lodged with me not later than (c)

to entitle you to vote by proxy at the meeting (together with a completed proof of debt form if you have not already lodged one).

Dated _____

Place _

Official Receiver/Trustee [address]

NOTE: Insert any further details which by the nature of the meeting need to be stated.

Rule 6.082

Form 6.39

Notice to Bankrupt of Meeting of Creditors

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Delete as applicable A (a) [first] [general] [final] meeting of your creditors will be held as follows:----

Date	
Time	hours
Place	

You **are required** to be (a) [present] [in attendance] at the above-mentioned meeting and to be prepared to give information regarding your affairs. If you fail to comply with these requirements and do not provide an acceptable explanation you will be guilty of a contempt of court, and may be liable to be committed to prison or fined.

OR

Address _

You are not required to be present or in attendance at the above-mentioned meeting but if you wish to be present you should advise me immediately.

Your right to be admitted will be at the discretion of the chairman, whose decision as to what intervention, if any, you may make will be final.

Dated_____

Rule 6.094

Form 6.40

No.

Proof of Debt-General Form

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Date of Bankruptcy Order

1	Name of Creditor	
2	Address of Creditor	
3	Total amount of claim, including any Value Added Tax and outstanding uncapitalised interest as at the date of the bankruptcy order	£
4	Details of any documents by reference to which the debt can be substantiated. [Note: the Official Receiver or Trustee may call for any document or evidence to substantiate the claim at his discretion]	
	If the total amount shown above includes Value Added Tax, please show:	
5	(a) amount of Value Added Tax	£
:	(b) amount of claim NET of Value Added Tax	£
6	If total amount above includes outstanding uncapitalised interest please state amount	£
7	If you have filled in both box 3 and box 5, please state whether you are claiming the amount shown in box 3 or the amount shown in box 5 (b)	
8	Give details of whether the whole or any part of the debt falls within any (and if so which) of the categories of preferential debts under Article 346 of, and schedule 4 to, the Insolvency (Northern Ireland) Order 1989 (as read with schedule 4 to the Social Security Pensions (Northern Ireland) Order 1975)	Category Amount(s) claimed as preferential £

Form 6.40 contd.

9	Particulars of how and when debt incurred	
10	Particulars of any security held, the value of the security, and the date it was given	
11	Signature of creditor or person authorised to act on his behalf	
	Name in BLOCK LETTERS	
	Position with or relation to creditor	
		1

Admitted to vote for

 £

 Date

 Official Receiver/Trustee

 Admitted preferentially for

 £

 Date

 Trustee

 Admitted non-preferentially for

 £

 Date

 Trustee

 Admitted non-preferentially for

 £

 Date

 Trustee

 Date

 Content of the second of the secon

Rule 6.094

Form 6.41

£

Proof by Existing Trustee as a Claim in Later Bankruptcy

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name and address I (a) of trustee of earlier bankruptcy

state as follows

(b) Insert date of present (1) A bankruptcy order was made against the above-named bankrupt on (b) bankruptcy order

and I am the trustee under that earlier bankruptcy

(c) Insert date of later (2) As at (c) ________ the date of the later bankruptcy order, bankruptcy order the following balance of debts provable against the above-named bankrupt's estate in the earlier bankruptcy of which I am trustee was outstanding as shown in the statement below:

Unsatisfied balance of debts including debts due under Article 308 of the Insolvency (Northern Ireland) Order 1989

Interest payable thereon

Unpaid expenses of the earlier bankruptcy

TOTAL

£

(3) I claim in the later bankruptcy proceedings for the said amount.

Dated	
Signed	
Name in BLOCK LETTERS	1101/1011/1011/1011/1011/1011/1011/101
Admitted to vote for £	Admitted to rank for dividend but postponed pursuant to Article 308(6) for £
Date	Date

Form 6.42

Rule 6.094, 6.097

Affidavit of Debt

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name, address I (a) and description of person making oath

make oath and say:

(b) [I am a creditor of the above-named bankrupt] [I am (c) (b) Delete as applicable 1. (c) State capacity eg director, secretary, solicitor etc of (d) (d) Insert full name and address of creditor a creditor of the above-named bankrupt. (e) State means of I have been concerned in this matter (e) knowledge of matters sworn to in affidavit and am authorised by the creditor to make this affidavit on its/his behalf] (f) Insert name of bankrupt 2. The said (f) (g) Insert date on (g) the date of the bankruptcy order, was and still is justly and truly indebted (b) [to me] [to the said creditor] in the sum of £ as shown in the proof of debt exhibited hereto marked "A". Sworn at

Form 6.43

Rule 6.117

Certificate of Appointment of Trustee by Creditors' Meeting

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

This is to certify that at a meeting of the creditors of the above-named bankrupt held

(a) Insert date	on (a)
(b) Insert full name and address of trustee	(b)
	having provided a written statement that he is qualified to act as an insolvency practitioner in relation to the above-named bankrupt under the provisions of the Insolvency (Northern Ireland) Order 1989 and that he consents so to act, was appointed trustee of the above-named bankrupt's estate.

Dated_____

Signed _____

Chairman

Name in BLOCK LETTERS

Form 6.44

Rule 6.117

Certificate of Appointment of Two or More Trustees by Creditors' Meeting

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

This is to certify that at a meeting of the creditors of the above-named bankrupt held

(a) Insert date	on (a)
(b) Insert full names and addresses of joint trustees	(b)
	having provided written statements that they are qualified to act as insolvency practitioners in relation to the above-named bankrupt under the provisions of the Insolvency (Northern Ireland) Order 1989, and that they consent so to act, were appointed joint trustees of the above-named bankrupt's estate.
(c) Specify circumstances (if any) in which the joint trustees must act together or whether one or more of them may act for the other(s)	The joint trustees are to act (c)
, , ,	Dated
	Signed
	Chairman
	Name in BLOCK LETTERS

Form 6.45

Rule 6.118

Order of Court Appointing Trustee

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name(s), address(es) and description(s) of applicant(s) Upon the application of (a)

And upon hearing

And upon reading the evidence

(b) Insert full name and It is ordered that (b) address of trustee

having filed a statement that he is qualified to act as an insolvency practitioner in relation to the above-named bankrupt under the provisions of the Insolvency (Northern Ireland) Order 1989 and that he consents so to act is appointed trustee of the above-named bankrupt's estate.

Dated_

Form 6.46

Rule 6.118

Order of Court Appointing Two or More Trustees

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name(s), Upon the application of (a) address(es) and description(s) of applicant(s)

And upon hearing

And upon reading the evidence

(b) Insert full names and it is ordered that (b) ______ addresses of joint trustees

having filed statements that they are qualified to act as insolvency practitioners in relation to the above-named bankrupt under the provisions of the Insolvency (Northern Ireland) Order 1989 and that they consent so to act are appointed trustees

(c) Specify circumstances (if The trustees are to act (c) any) in which the joint trustees must act together or whether one or more of them may act for the other(s)

of the above-named bankrupt's estate.

Dated_

Rule 6.124

Form 6.47

Notice to Court of Resignation of Trustee Following Meeting of Creditors

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I, (a) address of trustee

(b) Insert date	My resignation as trustee was accepted by a meeting of the bankrupt's creditors on (b)
(c) Delete as applicable	The meeting (c) [did not pass any resolution against my being given my release as trustee] [resolved that I should not be given my release as trustee].
	Dated
	Signed Trustee
	Name in BLOCK LETTERS

Form 6.48

]

Rule 6.125

Order of Court Giving Trustee Leave to Resign

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name, address Upon the application of (a) and description of applicant

And upon hearing

And upon reading the evidence

(b) Insert full name and lt is ordered that (b) address of trustee

.

the trustee of the above-named bankrupt's estate be at liberty to resign from office.

(c) Delete as applicable (c) [And it is ordered that (d)

(d) Insert details of any further order in the matter

And it is ordered that the release of (b)

(e) State the date from which as trustee of the above-named bankrupt's estate shall be effective from (e) the trustee's release is effective

Dated _

Rule 6.125

Form 6.49

Notice to Court of Resignation of Trustee Following Leave of the Court

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I (a) address of trustee

the trustee of the above-named bankrupt's estate report as follows:-

I hereby resign from office as trustee pursuant to an order of the court dated giving me leave to do so.

Dated _____

Signed _

Trustee

Name in BLOCK LETTERS _____

Rule 6.126, 6.132

Certificate of Removal of Trustee

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	This is to certify that at a meeting of creditors of the above-named bankrupt held on
(a) Insert date	(a)

(b) Insert full name and it was resolved that (b) address of trustee

be removed from office as trustee of the above-named bankrupt's estate

(c) Delete as applicable and that the meeting (c) [did not pass any resolution against the trustee being given his release] [resolved that the trustee be not given his release].

Dated	

Signed _

Name in BLOCK LETTERS ____

Form 6.51

Form 6.50

Chairman

]

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Form 6.51

Rule 6.129

Order of Court Removing Trustee or Directing Trustee to Summon a Meeting of Creditors for the Purpose of His Removal

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name, address Upon the application of (a) and description of applicant

And upon hearing

And upon reading the evidence

(b) Insert full name and It is ordered that (b) address of present trustee

the trustee of the above-named bankrupt's estate be removed from office.

ÓR

It is ordered that (b)

the trustee of the above-named bankrupt's estate do summon a meeting of the (c) Insert date above-named bankrupt's creditors on or before (c) for the purpose of considering his removal from office.

(d) Delete as applicable (d) [And it is ordered (e)

(e) Insert details of any further order in the matter

Dated _

Rule 6.132

Form 6.52

Trustee's Application to the Department of Economic Development for His Release

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I (a) address of trustee

the trustee of the above-named bankrupt's estate, apply to the Department of Economic Development to grant me a certificate of my release as trustee as a result (b) Insert details of circumstances under which you have ceased to act as trustee

Dated _____

Signed ____

Trustee

Name in BLOCK LETTERS___

Rule 6.134

Form 6.53

Notice to Court of Final Meeting of Creditors

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I, (a) address of trustee

the trustee of the above-named bankrupt's estate, give notice that the final general meeting of creditors under Article 304 of the Insolvency (Northern Ireland) Order 1989, was summoned as follows:

Date	 	
Time	 	 hours

Place		

At the meeting the creditors did not pass any resolution against my being given my release as trustee.

0		
U	הי	

At the meeting the creditors resolved that I should not be given my release as trustee.

OR

No quorum was present at the meeting.

Dated _____

Signed _____

Trustee

Name in BLOCK LETTERS____

Form 6.54

Rule 6.141

Notice to Official Receiver by Trustee on Loss of Qualification as Insolvency Practitioner

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I (a) address of trustee

(b) Insert date	the trustee of the above-named bankrupt's estate ceased to be an insolvency practitioner qualified to act in relation to the above-named bankrupt with effect from (b)	
	Dated	
	Signed	
	Name in BLOCK LETTERS	
	To The Official Receiver	
(c) Insert address of official receiver	(C)	

Form 6.55

Rule 6.148

Certificate of Constitution [Amended Certificate] of Creditors' Committee

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name and I (a) address of trustee

	the trustee of the above-named bankrupt's estate certify that a creditors' committee has been duly constituted and that the membership is as follows:
(b) Insert details of members of committee	(b)

(c) Delete as necessary (c) [This certificate amends the certificate issued by me on (d)

(d) Insert date

Dated _____

Signed _____

Trustee

]

Name in BLOCK LETTERS_____

Rule 6.148

Form 6.56

Report by Trustee of any Change in Membership of Creditors' Committee

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and I (a) address of trustee

the trustee of the above-named bankrupt's estate report that the membership of the creditors' committee has altered since the last certificate dated as follows:----

(b) Insert details of changes (b) in membership

Dated ______

Trustee

Name in BLOCK LETTERS_____

Form 6.57

Rule 6.164

Order of Appointment of Special Manager

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name and Upon the application of (a) address of applicant

And upon hearing

And upon reading the evidence

(b) insert full name and It is ordered that (b) address of person to be appointed as special manager

(c) Give details of the be appointed special manager of (c) following:---

 (i) the special manager's responsibility over the debtor's property [bankrupt's estate];

(ii) the powers entrusted to the special manager under Article 341(4) of the Insolvency (Northern Ireland) Order 1989;

(iii) the period of the special manager's appointment; and

(iv) the special manager's remuneration

Dated ____

Form 6.58

Rule 6.169

Order for Public Examination of Bankrupt

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

Upon the application of the Official Receiver

And upon hearing

And upon reading the evidence

It is ordered that the above-named bankrupt do attend on:

Date _____

Time ______hours

Place _____

for the purpose of being publicly examined

Dated ____

Warning to the Bankrupt

If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 335(1) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 263(5) of the Insolvency (Northern treland) Order 1989) and liable to be committed to prison or fined.

Rule 6.170

Form 6.59

Request by Creditor(s) for the Holding of **Public Examination of Bankrupt**

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name(s) and I/We (a) address(es) of creditor(s) making the request, whether an individual, firm or company

of the above-named bankrupt request that you apply to the court for the holding of a public examination of the bankrupt under Article 263 of the Insolvency (Northern Ireland) Order 1989.

My/Our claim in the bankruptcy is £ and attached is a list of other creditors who concur in this request together with confirmation by them of their concurrence. Their claims total £ which together with my/our claim makes a total of , and which, it is believed, represents not less than one-half in value of the £ debts of the above-named bankrupt.

I/We understand that I/we will be required to deposit with you such sum as you may determine to be appropriate by way of security for the expenses of holding a public examination.

(b) Insert reason why public I/We believe that a public examination is required because (b) examination required

Signed _

Dated _

(c) _____

To The Official Receiver

(c) Insert address of official receiver

Form 6.60

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Rule 6.171

Order as to Examination of Bankrupt who is Suffering from Mental Disorder or Physical Affliction or Disability

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

 (a) "The Official Receiver" or Upon the application of (a) insert name and address of applicant and the capacity in which he makes the application

And upon hearing

And upon reading the evidence

And the court being satisfied that the bankrupt is suffering from mental disorder or physical affliction or disability and [is unfit to undergo a public examination. It is ordered that the order dated be stayed]

OR

[is unfit to attend the public examination fixed by the order dated It is ordered that the said order be varied as follows:-

(b) Insert details of any [And it is ordered (b) further order in the matter

Dated_

(c) Delete warning where the Warning to Bankrupt (c) order for public examination is stayed

If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 335(1) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 263(5) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

Rule 6.172

Form 6.61

Affidavit of Verification of Record of Public Examination of Bankrupt

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name and address I (a) of bankrupt

make oath and say as follows:---

(b) Delete as applicable 1. That I, the above-named bankrupt, (b) [have read over the record of my public examination] [have had the record of my public examination read over to me] and agree that it is correct.

2. A copy of the said record signed by me and marked "A" is exhibited hereto.

Sworn at

Form 6.62

Rule 6.173

Order of Adjournment of Public Examination of Bankrupt

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Master	in chambers
(a) Delete as applicable	This being the day appointed for the named bankrupt and the above-name amination:	e (a) [further] public examination of the above- ned bankrupt having submitted himself for such
	Now upon hearing and upon hearing	the Official Receiver, and it appearing that
	It is ordered that the public examina	tion be adjourned to:
	Date	
	Time	hours
	Place	
	And it is ordered that the above-name time and place, for the purpose of be and property	ed bankrupt shall attend at the above-mentioned sing further examined as to his affairs, dealings
	OR	
	It is ordered that the public examina	tion be adjourned generally
(b) Set out any further order or direction of the court	(a) [And it is further ordered that the	said (b)
		1
	Dated	
(c) Delete warning where the public examination is not	Warning to Bankrupt (c)	
adjourned to a fixed date	If you fail without reasonable excuse	to attend your public examination at the time

If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further notice (Article 335(1) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 263(5) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

Form 6.63

Rule 6.173

Order Appointing Time for Proceeding with Public Examination of Bankrupt Adjourned Generally

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Master	in chambers
(a) Delete as applicable	Upon the application of (a) [Official I And upon hearing	Receiver] [above-named bankrupt]
	It is ordered that the public examina adjourned generally by order of the on:	tion of the above-named bankrupt which was court dated will be held
	Date	
	Time	hours
	Place	
	And it is ordered that the above-nam	ed bankrupt shall attend at this time and place
(b) Set out any further order or direction of the court	(a) [And it is further ordered that the	said (b)
]

Warning to Bankrupt

Dated

If you fail without reasonable excuse to attend your public examination at the time and place set out in the order above you will be liable to be arrested without further

and place set out in the order above you will be liable to be arrested without further notice (Article 335(1) of the Insolvency (Northern Ireland) Order 1989).

You will also be guilty of contempt of court (Article 263(5) of the Insolvency (Northern Ireland) Order 1989) and liable to be committed to prison or fined.

Rule 6.175 6.176, 6.177

Form 6.64

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Notice of Disclaimer under Article 288 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

PART 1

(a) Insert name of trustee (b) Insert full particulars of property †	(b)		
	Dated		
	Signed		
	Name in BLOCK LETTERS		
	Address		
PART 2	NOTE:		
(c) Insert name of court	This is a copy of a notice filed at (c) Court		
(d) Insert date that notice filed in court	on (d)		
	Seal of the Court		
PART 3			
(e) Insert name and address of person to be sent copy notice under Rule 6.176 or 6.177	То: (е)		
	This is a copy of a notice of disclaimer filed by the trustee in the above-mentioned matter at (c) Court.		
	 NOTE: 1. Part 1 is to be completed by the trustee and filed in court with a copy. Part 2 is to be completed by the court and returned to the trustee. Part 3 is to be completed by or on behalf of the trustee when sending out copy notice under Rule 6.176 or 6.177 2. The attention of a recipient of this notice is drawn to Articles 288-294 of the Insolvency (Northern Ireland) Order 1989. † 3. Where the property concerned consists of land or buildings the nature of the interest should also be stated (eg. whether leasehold, freehold, etc.) 		

Rule 6.180

Form 6.65

Notice to Elect

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name, address and I (a) particulars of interest in property (e.g. landlord, etc.)

(b) Insert details of property comprising (b)

require the trustee to decide within 28 days of receiving this notice whether he will disclaim the above-mentioned property or not and to notify me of his decision.

Dated		

Signed _____

Name in BLOCK LETTERS____

To the trustee of the above-named bankrupt's estate

Address

Rule 6.184

Form 6.66

Notice of Intended Disclaimer to Interested Party

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full particulars of 1 intend to disclaim (a) property

If you claim an interest in this property, you must declare to me the nature and extent of your claim within 14 days of receiving this notice If you fail to do so, I am entitled to assume that you do not have any interest in the property which will prevent or impede my disclaimer

0:	
Signed	Trustee
Address	

Rule 6.186

Form 6.67

Notice to Bankrupt of Application Under Article 283 of the Insolvency (Northern Ireland) Order 1989 for Income Payments Order

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name of To (a) bankrupt

TAKE notice that I intend to apply to this court as follows:---

	Date
	Time hours
	Place
 (b) Insert total amount to be paid (c) Insert intervals at which instalments are to be paid e.g. weekly/monthly and amount to be paid in each instalment 	(c) (d) [which it is intended will be paid to me
(d) Delete as applicable]
(e) Insert name, address and description of person who will make payments e.g. bankrupt's employer etc.	or such other order as the court thinks fit. Attached is a statement of the grounds for this application. You are required to attend the begring of my application upless by (f)
(f) Insert date not less than 7 days before hearing	the hearing of my application unless by (f) , you send to the court and to me, using the tear-off forms below, written consent to the making of such order.
	If you attend the hearing, you will be given an opportunity to show why the order should not be made, or why it should be in different terms.
	Dated
	Signed
	Name in BLOCK LETTERS
	Address of Trustee

Form 6.67 contd

Notice to Court. Consent of Bankrupt to Order Under Article 283 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and 1, (a) address of bankrupt

	the above-named bankrupt, consent to the making of an order under the terms of the
(b) Insert name of trustee	

Dated	
Signed	
Name in BLOCK LETTERS	

Detach here Detach here

Notice to Trustee. Consent of Bankrupt to Order under Article 283 of the Insolvency (Northern Ireland) Order 1989

(a) Insert full name and I, (a) address of bankrupt

the above-named bankrupt, consent to the making of an order under the terms of your application dated

Dated_

Signed_

Name in BLOCK LETTERS

~ — — -

Form 6.68

Order for Income Claimed Under Article 283(3)(a) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name and Upon the application of (a) address of applicant

And upon hearing

(b) Delete as applicable(b) [And upon the consent of the above-named bankrupt] and it appearing to the court(c) Insert total amount to be
paid(b) [And upon the consent of the above-named bankrupt] and it appearing to the court
that the sum of £(c)(d) Insert intervals at which
instalments are to be paid
e.g. weekly/monthly and
amount to be paid in each
instalment
instalmentto the trustee until (e)(e) Insert date to which order
is to remain in force
(f) Insert date of first
paymentto the first of such instalments to be made on or before (f)(g) Insert name and address
of trustee to whom payments
are to be sentAnd it is ordered that the above-named bankrupt do send the payments to (g)

Dated_

Rule 6.187

Form 6.69

Order for Income Claimed Under Article 283(3)(b) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

.

(a) Insert full name and Upon the application of (a) address of applicant

And upon hearing

(b) Delete as applicable(c) Insert total amount to be paid	(b) [And upon the consent of the above-named bankrupt] and it appears to the court that the sum of $\pounds(c)$ be paid by the above-named bankrupt by (d)
(d) Insert intervals at which instalments are to be paid e.g. weekly/monthly and amount to be paid in each	to the trustee until (e)
instalment	It is ordered that (f)
(e) Insert date to which order is to remain in force	
(f) Insert full name and address of payor	• •
(g) Insert date of first payment	out of the above-named bankrupt's income, the first of such instalments to be paid on or before (g)
	And it is ordered that (f)
(h) insert name and address of trustee to	do send the sums deducted to (h)

whom payments are to be sent

Dated_

Note:

Under Rules 6.189 (2) and 0.2 you are entitled to deduct the sum of 50p for each payment sent to the trustee, from the bankrupt's income towards the clerical and administrative costs of compliance with this order.

Rule 6.188

Form 6.70

Order Converting Income Payment Order Made Under Article 283(3)(a) to an Order Under Article 283(3)(b) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name and Upon the application of (a) address of applicant

the trustee of the above-named bankrupt.

And upon reading the order dated

And it appearing to the court that the above-named bankrupt has failed to comply with the above-mentioned order

It is ordered that the above-mentioned order dated

be varied as follows:---

(b) insert full name and (b) address of payor

(c) Insert intervals at which do take (c) instalments are to be paid e.g. weekly/monthly and amount to be paid in each instalment on (d) out of the above-named bankrupt's income, the first of such instalments to be paid

(d) Insert date of first It is ordered that (b) payment

(e) Insert name and do send the sums deducted to (e) address of trustee to whom payments are to be sent

Dated

By the Court

Note:

Under Rules 6.189 (2) and 0.2 you are entitled to deduct the sum of 50p for each payment sent to the trustee, from the bankrupt's income towards the clerical and administrative costs of compliance with this order.

Rule 6.190

Form 6.71

Discharge or Variation of Order for Income Claimed Under Article 283 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name and Upon the application of (a) address of applicant

(b) Delete as applicable (b) [the above-named bankrupt] [the trustee of the above-named bankrupt's estate]

And upon hearing

And upon reading the evidence

It is ordered that the order for income claimed under Article 283 of the Insolvency (Northern Ireland) Order 1989 dated

(b) [be discharged] [be varied as follows]

Dated___

Form 6.72

Order Under Article 340(1) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Rule 6.192

Master

in chambers

 (a) Insert name, Upon the application of (a) address and description of applicant and upon hearing

and upon reading the evidence filed

It is ordered that :--

(b) Insert name and (b) address of Inland Revenue Official who is to produce the documents

(c) Delete as applicable do produce to the court (c) [the following documents (d):---] [the documents set out (d) locat description in the schedule to this order]

(d) Insert description of documents to be produced

(e) Insert any (C) [by (e)] requirements as to the manner in which the documents are to be produced

(f) Insert time within within (f) which production required (not less than 28 days after service or order)

Dated ____

Form 6.73

Article 340(2)

Order Under Article 340(2) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) insert name, Upon the application of (a) address and description of applicant

and upon hearing

and upon reading the evidence filed

It is ordered that :--

(b) Insert details of (b) documents to be disclosed

(c) Insert date of order which were produced to this court in compliance with an order dated (c) under Article 340(1) under Article 340(1) of the Insolvency (Norther under Article 340(1) of the Insolvency (Northern Ireland) Order 1989, be disclosed to :-

(d) Insert details of (d) persons to whom the documents may be disclosed as applicable. These persons can only be the Official Receiver, fuetee and any of the the Trustee and any of the bankrupt's creditors: see Article 340(2)

And it is ordered that the above-named be at liberty to inspect and peruse the documents so produced and to make notes of the contents thereof and to be entitled to be supplied with copies thereof on payment of the proper charges.

(e) Insert any further (e) order regarding means of disclosure

Dated

Form 6.74

Rule 6.211

Order of Annulment Under Article 256 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name, Upon the application of (a) address and description of applicant

And upon hearing

And upon reading the evidence filed

(b) Delete as And it appearing that (b) [bankruptcy order ought not to have been made] [the applicable bankruptcy debts and the expenses of the bankruptcy have all been paid or secured to the satisfaction of the court]

(c) Insert bankrupt's
full title as set out in
the bankruptcy orderIt is ordered that the bankruptcy order dated
is hereby annulled.against (c)(d) Insert dateAnd it is ordered that the petition filed on (d)
dismissed.be

(e) Insert date of registration/reference number of the bankruptcy inhibition in the Land Registry, Folio No. be cancelled] upon the application of the bankrupt.

Dated

Notice to Bankrupt

- 1. Should you, the bankrupt, require advertisement of this order in a local newspaper and/or the Belfast Gazette, you should, within days, notify the Department of Economic Development, enclosing the prescribed fee, details of which can be obtained by contacting the official receiver.
- It is your responsibility and is in your interest to ensure that the registration of the petition and of the bankruptcy order in the Registry of Deeds (b) [and the Land Registry] is cancelled.

Form 6.75

Rule 6.213

Order of Suspension of Discharge Under Article 253(3) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

	Master	in chambers
(a) Insert date	Upon the application of the Official Receiver and after taking into consideration his report filed on (a) as to the above-named bankrupt's conduct during the proceedings under the bankruptcy.	
	And upon hearing	
	And upon reading the evidence	
	And a bankruptcy order having been (a)	n made against the above-named bankrupt on
(b) Delete as applicable		pankrupt (b) [has failed] [is failing] to comply with v (Northern Ireland) Order 1989 namely (c)
(c) State briefly in what respect the bankrupt has failed to comply with his obligations		
(d) Insert period for which discharge is to be suspended		for the purposes of Article 253 of the Insolvency cease to run (b) [for a period of (d)] [until the been fulfilled (e)]
(e) Insert conditions to be fulfilled		

Dated

Form 6.76

Rule 6.214

Order of Court Lifting Suspension of Discharge

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Dated _

	Master	in chambers	
(a) Insert full name and address of bankrupt	Upon the application of (a)		
(b) Delete as applicable	the above-named bankrupt, (b) [and	I taking into consideratio	n the report of
(c) Insert name of Official Receiver	(c)		the Official Receiver]
	And upon hearing		
	And upon reading the evidence		
(d) Insert date	It is ordered that the order made on	(d)	
(e) Insert terms of previous order	whereby it was ordered that (e)		
previous order	be discharged.		

Form 6.77

Rule 6.214

Certificate that Order Suspending Discharge has been Lifted

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Dated _____

(a) Insert full name and address of bankrupt	A bankruptcy order having been made by this court a	against (a)
(b) Insert date	on (b) above-named bankrupt's discharge having been ma	and an order suspending the de on (b)
	It is certified that the said order of suspension of disc	charge was lifted on (b)

Form 6.78

Rule 6.216

Notice to Court by Bankrupt that he Intends to Dispute Statements Made by Official Receiver in His Report Under Article 262(2) of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Take notice that I deny or dispute the following statements in the Official Receiver's report dated

Dated		
Dated		
Signed		
Signed		
Address	Dated .	
Address	Signed	
	_	
	Address	
	To the	

Notice to Bankrupt

Copies of this notice must be forwarded to the Official Receiver and your Trustee at least 7 days before the hearing of your application.

	Form 6.79		
Rule 6.217			
Order Granting Absolute/Suspended Discharge Under Article 254(2)(b) or (c) of the Insolvency (Northern Ireland) Order 1989			
	No.		
IN TH	E HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)		
* Insert title	Re*		
	Master in chambers		
(b) Insert full name and address of bankrupt	Upon the application of (a)		
(b) Insert date of bankruptcy order	against whom a bankruptcy order was made on (b) and after taking into consideration the report of the Official Receiver, dated as to the above-named bankrupt's conduct and affairs, including the above-named bankrupt's conduct during his bankruptcy.		
	And upon reading the evidence		
	And upon hearing		
	It is ordered that the bankrupt be discharged absolutely		
	OR		
(c) Insert conditions to be fulfilled before discharge date can become effective	It is ordered that the bankrupt be discharged but that his discharge be suspended until (c)		
	Dated		
	Notice to Bankrupt		
	Should you, the bankrupt, require advertisement of this order in a newspaper and/ or the Belfast Gazette, you should, within days, notify the Department of Economic Development, enclosing the prescribed fee, details of which can be obtained by contacting the Official Receiver.		

Rule 6.218

Certificate of Discharge

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and A bankruptcy order having been made by this court against (a) address of bankrupt

(b) Insert date of On (b) bankruptcy order

(c) Insert full name of It is certified that the said (c) bankrupt

(d) Insert effective was discharged from his bankruptcy on (d) date of discharge

Dated _

Notice to Bankrupt

Should you, the bankrupt, require advertisement of this order in a newspaper and/ or the Belfast Gazette, you should, within ______ days, notify the Department of Economic Development, enclosing the prescribed fee, details of which can be obtained by contacting the Official Receiver.

Form 6.81

Form 6.81

Article 307(2)

Notice to Existing Trustee of the Presentation of a Petition for a Later Bankruptcy

.

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert name and To (a) address of existing trustee

(b) Insert date Please note that a bankruptcy petition was presented to the court on (b)

(c) Insert bankrupt's against (c) full title as appearing in the petition

who was previously adjudged bankrupt on (b)

and of whose estate you are trustee.

Description and Address

Any property covered by Article 307(2) of the Insolvency (Northern Ireland) Order 1989 which you have not yet distributed, should now be retained by you pending:-

(a) the dismissal of the above-mentioned petition, or

(b) the making of a further bankruptcy order.

If a bankruptcy order is made, the trustee appointed will contact you in due course, with regard to the recovery of such property, any distribution or disposition of which shall, from the giving of this notice, be void, unless made with the consent of the court.

Dated	
Signed	
Name in BLOCK LETTERS	

Form 6.82

1

Rule 6.229

Charging Order under Article 286 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

(a) Insert full name and	Upon the application of (a)
address of applicant	the trustee in bankruptcy of the above-named bankrupt

And upon hearing

And upon reading the report of

(b) Delete as And the trustee and the bankrupt having (b) [agreed] [failed to agree] the terms of this applicable order.

It is ordered that the interest of the trustee and his successors in title in the property specified in the Schedule hereto shall stand charged for the benefit of the bankrupt's estate with;

- (i) £ being the total sum which on present information remains owing to unsecured creditors of the bankrupt;
- all other amounts which are payable otherwise than to the bankrupt out of the estate;
- (iii) interest on the said sum and said other amounts at the rate of £ per cent per annum as from the date of this order.

(c) Insert details of any (b) [And it is further ordered (c) conditions imposed by the court: see Rule 6.229(6) (e) And it is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is ordered that upon the reference of the court is of the court is ordered that upon the reference of the court is ordered that upon the court is ordered that upon the reference of the court is ordered that upon the court

And it is ordered that upon the registration of this order in the (b) [Registry of Deeds] [Land Registry]

the said interest in the property shall cease to be comprised in the bankrupt's estate and shall vest. In the bankrupt subject to the said charge and any prior charge.

The Schedule above referred to.

(d) Insert particulars of (d) property

(b) [The title to the property is registered at the Land Registry in Folio No. _____ County _____]

Dated ____

Article 342

Form 6.83

Order to Post Office under Article 342 of the Insolvency (Northern Ireland) Order 1989

No.

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)

* Insert title Re*

Master

in chambers

(a) Insert full name Upon the application of (a)

(b) Delete as applicable the (b) [Official Receiver] [Trustee] of the above-named bankrupt's property. IT IS (c) Insert date ORDERED that for a period of three months from (c)

all postal packets (as defined by Section 83 of the Post Office Act 1953) directed or (d) Insert full addressed to the bankrupt at (d)

address(es)

(e) Insert name and shall be re-directed; sent or delivered by the Post Office to (e) address of person to which post is to be re-addressed

EXCEPT any letter on which there is a specific direction signed by the (b) [Official Receiver] [Trustee] that it is to be delivered as addressed, if possible.

A sealed copy of this order is to be forthwith sent by the (b) [Official Receiver] [Trustee] to the Post Office.

Dated _

Rule 7.06

Form 7.01

Originating Application

* See Rute 7.1

*(HEADING AND TITLE)

	Between Applicant and Respondent
(a) Insert name and address of respondent	Let (a) attend
	before the Judge/Master on :
	Date
	Time hours
	Place
(b) Insert name of applicant	On the hearing of an application by (b) the applicant for an order in the following terms:
(c) State the terms of the order to which the applicant claims to be entitled	(c) .
entited	The grounds on which the applicant claims to be entitled to the order are:
(d) Set out grounds or refer to an affidavit in support	(d)
	The names and addresses of the persons upon whom it is intended to serve this application are:—
(e) State the names and addresses of the persons intended to	(e)
be served	OR
	It is not intended to serve any person with this application.
applicant's address for	The applicant's address for service is: (f)
service	Dated
	Signed

(SOLICITOR FOR THE) APPLICANT

If you do not attend, the court may make such order as it thinks fit.

Rule 7.06

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Ordinary Application

Form 7.02

*(HEADING AND TITLE) * See Rule 7.1 Between Applicant and Respondent . Take notice that I intend to apply to the Judge Master on: Date Time ___ hours Place (a) State nature and for (a) grounds of application Signed (SOLICITOR FOR THE) APPLICANT My/Our address for service is:----(b) Give the name(s) and address(es) of the person(s) (including the respondent) on whom it is intended to serve the application It is not intended to serve any person with this application

If you do not attend, the court will make such order as it thinks fit.

Form 7.03

Rule 7.14

Declaration by Official Shorthand Writer

* See Rule 7.1
(HEADING AND TITLE)
I.
of
an official shorthand writer appointed to this court do solemnly and sincerely declare
that I will truly and faithfully take down the questions put to and the answers given
by all persons whose examination I shall be appointed by the court to take down and
will deliver an accurate written record of them as the court directs.
Date
Declared before me as follows:
Date
Time
Place

Form 7.04

Rule 7.14

Appointment of Shorthand Writer to Take Examination Under the Insolvency (Northern Ireland) Order 1989

* See Rule 7.1	*(HEADING AND TITLE)
(a) Insert name of applicant	Upon the application of (a) the court appoints of
(b) Insert relevant Article (c) Insert name	to take down a written record of the examination under Article (b) of (c) today under Rule 7.14(2) of the Insolvency Rules (Northern Ireland) 1991
05	Dated

Form 7.05

Declaration by Shorthand Writer

* See Rule 7.1	*(HEADING AND TITLE)
	l,
	of
(a) Insert name	the shorthand writer appointed by this court to take down notes of the examination of (a)
	do solemnly and sincerely declare that I will truly and faithfully take down the questions and answers put and given by
	, and , and
	as the court directs.
	Dated
	Declared before me as follows:
	Date
	Place
	Duly Authorised Officer

Form 7.06

Rule 7.21 Warrant For Failure to Attend Examination under Article 113 of the Insolvency (Northern Ireland) Order 1989 No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANIES WINDING UP) *Insert name of IN THE MATTER OF * company AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989 То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison By an order of the court dated (b) Insert name of (b) person required to wa was ordered to attend at the time and place named in the said order for the purpose attend of being publicly examined. [The said (b) without giving a reasonable excuse, failed to attend in accordance with the said order]. OR [The said (b) has absconded (or there is reason to believe that the said (b) is about to abscond) with a view to avoiding his public examination]. You, to whom this warrant is firstly directed, are required to cause the said (b) to be arrested and delivered to the Governor of Her Majesty's Prison at (a) (c) Delete as applicable (c) [and any books, papers, records, money or goods in the possession of (b) to be seized.] The arrest of the said (b) shall be reported to the court and its directions sought. (c) [Anything seized you are required to cause [to be kept safely to await the written orders of the court as to its disposal] [to be delivered to, or otherwise dealt with as (d) Insert name directed by, (d) 1 And you, the Governor of (a) Prison are required to receive (b) and keep him in custody to await the direction or order of this court. Dated

Form 7.07 **Rule 7.21** Warrant of Arrest, etc. under Article 335 of the Insolvency (Northern Ireland) Order 1989 No. IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY) *Insert title Re* То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison (b) Insert name of The court being satisfied that (b) debtor/bankrupt (c) (c) Insert reasons for (c) Inselt reasons for warrant (as detailed in Article 335(2) of the Insolvency (Northern Ireland) Order 1989) You, to whom this warrant is firstly directed, are required to cause the said (b) to be arrested and delivered to the Governor of Her Majesty's Prison at (a) (d) Delete as (d) [and any books, papers, records, money or goods in the possession of (b) applicable to be seized.] The arrest of the said (b) shall be reported to the court and its directions sought. (d) [Anything seized you are required to cause [to be kept safely to await the written orders of the court as to its disposal] [to be delivered to, or otherwise dealt with as (e) Insert name directed by, (e) 1 And you, the Governor of (a) Prison are required to receive (b) and keep him in custody to await the direction or order of this court. Dated _

Form 7.08 **Rule 7.22** Warrant of Arrest, etc. under Article 200 or 337 of the Insolvency (Northern Ireland) Order 1989 *See Rule 7.1 *(HEADING AND TITLE) То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison (b) Insert full name and (b) address of person to be examined was required by an order of this court dated _ to attend at this court to be examined on oath (c) Delete as applicable
 (c) [and] [or] [to produce documents in his possession or under his control namely
 (d) locuments to be produced] The said (b) has failed to attend at the appointed time (c) [and] [or] [produce the required documents] You to whom this warrant is firstly directed are required to cause (c) [any books, papers, records, money or goods in the possession of (b) to be seized and] the said (b) to be arrested and brought before this court for examination at such time and place as the court directs. In the meantime he shall be detained and delivered to the Governor of Her Majesty's Prison at (a) The arrest of the said (b) shall be reported to the court and its directions sought. (c) [Anything seized you are required to cause {to be kept safely to await the written orders of the court as to its disposal] [to be delivered to, or otherwise dealt with as (e) Insert name directed by, (e) 11 And you, the Governor of (a) Prison are required to receive (b) and keep him in custody to await the direction or order of this court. Dated ___

Warrant	for Production of Person Arrested under Issued under Articles 114, 200, 335 or 337 Insolvency (Northern Ireland) Order 1989	Form 7.09
*See Rule 7.1	*(HEADING AND TITLE)	
	The court having been notified that	
(a) Insert full name of person arrested	(a)	
(b) Insert date	has been arrested under a warrant issued by this court on (b)	
(c) insert name of prison	It is ordered that the Governor of (c) have (a)	Prison
	brought in custody for examination before this court sitting at:	
	Time hours	
	Place	
	and that in the meantime he be detained and afterwards, if the court dire- back to prison and detained pursuant to the warrant.	cts, be taken
	Dated	

Rule 7.23

Form 7.10

Warrant of Seizure of Property under Article 336 of the Insolvency (Northern Ireland) Order 1989

*See Rule 7.1 *(HEADING AND TITLE) То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison (b) Insert date On (b) a bankruptcy order was made against the above-named bankrupt. (c) Insert name of You (c) are required to enter into any house, person to whom houses or any premises of or belonging to the bankrupt and seize any property warrant is directed comprised in the bankrupt's estate as defined by Article 11 of the insolvency (Northern Ireland) Order 1989 together with any books, papers or records relating to the bankrupt's estate or affairs. (d) Delete as Anything seized you are required to cause (d) [to be kept safely to await the written applicable orders of the court as to its disposal] [to be delivered to, or otherwise dealt with as (e) Insert name directed by, (e) 1 In the case of resistance or of not having the key or keys of any door or lock of any premises belonging to the bankrupt where any of his goods are or are suspected to be, you shall break open, or cause the same to be broken open, for the better execution of this warrant.

Dated _

Form 7.11 **Rule 7.23** Search Warrant Under Article 336 of the **Insolvency (Northern Ireland) Order 1989** *(HEADING AND TITLE) *See Rule 7.1 То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison The court being satisfied that property comprised in the bankrupt's estate (b) [and] (b) Delete as [or] books, papers or records relating to the bankrupt's estate or affairs (b) [is] [are] applicable concealed at (c) Give details of the (c) situation of the property/records and who is the owner, etc. of the house/premises You to whom this warrant is firstly directed are required to cause a constable to enter the said (c) and search for the said property (b) [and] [or] books, papers or records. If any property comprised in the bankrupt's estate (b) [and] [or] any books, papers or records relating to the bankrupt's estate or affairs is found on such search you are required to cause it or them to be seized. Anything seized you are required to cause (b) [to be kept safely to await the written orders of the court as to its disposal] [to be delivered to, or otherwise dealt with as (d) Insert name directed by, (d)] Dated __

Form 7.12

Order of Discharge from Custody Under the Insolvency (Northern Ireland) Order 1989 [General]

*See Rule 7.1

*(HEADING AND TITLE)

Upon the application of

And upon hearing

(a) Insert name and It is ordered that (a) address of person in custody

be discharged out of the custody of the Governor of Her Majesty's Prison at

(b) Insert name of (b) prison

so far as he is being held under warrant of this court.

Dated ____

Form 7.13

Affidavit in support of application for committal for contempt of court

*See Rule 7.1	1 *(HEADING AND TITLE)	
(a) Insert full name and address of applicant		
(b) Insert capacity of relevant insolvency practitioner or Official Receiver	f (b) make oath and say as f y	ollows:—
(c) Insert full name and address of person against whom committal is sought	1	
(d) Insert details of person's failure to comply with the relevant provisions of the Order or the Rules	p `´ e f	
(e) Insert date of service of notice, if	f [(2) That on (e) (f)	
applicable (f) Insert name (g) Insert details of any requirement under relevant provisions of the Order or the Rules	a was duly served with a notice requiring him to (g) r f	
	a copy of which is exhibited hereto and marked "A" and without reasonab he has failed to comply with the terms of the notice.]	le excuse
	OR	
(h) Insert date	(1) That the above-named person failed to comply with the order of this co on (h) directing him to	ourt made
(j) Set out terms of order		
(k) Insert date of	f (2) That on (k) the above-named person was [personal] with a copy of the said order	y] served
	Sworn at	
	Date	
	Before me	
	A solicitor or Commissioner of Oaths	

Form 7.14 Warrant of Committal for Contempt *See Rule 7.1 *(HEADING AND TITLE) То 1. The Chief Constable of the Royal Ulster Constabulary. (a) Insert address 2. The Governor of Her Majesty's Prison at (a) of prison By an order of this court dated (b) Insert name of it was ordered that (b) person against whom order made should stand committed for contempt of this court. You to whom this warrant is firstly directed are required to cause the said (b) to be arrested and delivered, to he Governor of Her Majesty's Prison at (a) and you the said Governor are required to receive (b) (c) Insert period and keep him safely in prison for a period of (c) from required by the this date or until he shall be sooner discharged by due course of law. Contempt of Court Act 1981 Dated _

Form 7.15

Form 7.15

Order of Discharge from Custody on Contempt

*See Rule 7.1

*(HEADING AND TITLE)

(a) Insert name of Upon the application of (a) person committed for contempt

And upon hearing

And upon reading the evidence

It is ordered that (a)

be discharged out of the custody of the Governor of Her Majesty's Prison at

(b) Insert name of (b) prison

as to his contempt

Dated ___

Form 7.16

Rule 7.39

Form 7.16

Order Appointing Person to Act for Incapacitated Person

*See Rule 7.1

*(HEADING AND TITLE)

Master

in chambers

(a) "The Official Upon the application of (a) Receiver" or insert full name and address of the applicant and the capacity in which he makes the application

And upon hearing

And upon reading the evidence

(b) Insert name and And it appearing that (b) description of incapacitated person

is incapable of managing and administering his property and affairs

(c) Insert name and It is ordered that (c) address of incapacitated person's representative

Dated

(d) Delete as be appointed to (d) [appear for] [represent] [act for] (e) applicable (d) [for the purpose of incapacitated person [generally in the proceedings.]

1

Rule 1.13, 5.17, 8.1	Form 8.1
	Insolvency (Northern Ireland) Order 1989
	Proxy-Company or Individual
	Voluntary Arrangements
	No.
* Delete as applicable	
create as approache	
	*[IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (BANKRUPTCY)
† Insert title	Ret J
Notes to help completion of the form	
Please give full name and address for communication	Name of creditor/member
	Address
Please insert name of	Name of proxy-holder
over) or the "chairman of	
the meeting" (see note below). If you wish to provide for alternative	
proxy-holders in the circumstances that your first	2
choice is unable to attend please state the name(s) of	
the alternatives as well	3
Please delete words in brackets if the proxy-holder	appoint the above-named person to be my/the creditor's/member's proxy-holder at the meeting
is only to yota as directed in	of creditors/members to be held on, or at any adjournment of that meeting. The proxy-holder is to propose or vote as instructed below [and in respect of any
	resolution for which no specific instruction is given, may vote or abstain at his/her discretion].
	Voting instruction for resolutions
	·
	1. For the acceptance/rejection* of the proposed voluntary arrangement [with the following modifications:—]
Any other resolutions which	
the proxy-holder is to propose or vote in favour of or against should be set out	
in numbered paragraphs in the space provided below	
Paragraph 1. If more room is required please use the	
other side of this form	
This form must be signed	Signature Date
	Name in CAPITAL LETTERS
Only to be completed if the creditor/member has not signed in person	Position with creditor/member or relationship to creditor/member or other authority for signature
	Remember: there may be resolutions on the other side of this form.

Rule 2.22, 8.1	Form 8.2
,, .	Insolvency (Northern Ireland) Order 1989 Proxy-Administration
	No.
	IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND CHANCERY DIVISION (COMPANY INSOLVENCY)
* Insert name of company	N THE MATTER OF* AND IN THE MATTER OF THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989
Notes to help completion of the form	
Please give full name and address for communication	Name of creditor
	Address
	Name of proxy-holder
provide for alternative proxy-holders in the	
circumstances that your first choice is unable to attend please state the name(s) of	
the alternatives as well	3
brackets if the proxy-holder	I appoint the above-named person to be my/the creditor's proxy-holder at the meeting of creditors to be held on, or at any adjournment of that meeting. The proxy-holder is to propose or vote as instructed below [and in respect of any resolution for which no specific instruction is given, may vote or abstain at his/her discretion].
	Voting instruction for resolutions
† Please delete as appropriate	1. For the acceptance/rejection† of the administrator's proposals/revised proposals† as circulated.
	2. For the appointment of of
	representing
	as a member of the creditors' committee
This form must be signed	Signature Date
	Name in CAPITAL LETTERS
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature
·	Remember: there may be resolutions on the other side of this form.

Form 8.3

Rule 3.10, 8.1

Insolvency (Northern Ireland) Order 1989 Proxy-Administrative Receivership

	(NAME OF COMPANY)				
Notes to help completion of the form					
Please give full name and	Name of creditor				
	Address				
Please insert name of person (who must be 18 or over) or the "chairman of the meeting". If you wish to provide for alternative proxy-holders in the circumstances that your first choice is unable to attend please state the name(s) of the alternatives as well					
Please delete words in brackets if the proxy-holder is only to vote as directed ie he has no discretion	I appoint the above-named person to be my/the creditor's proxy-holder at the meeting of creditors to be held on, or at any adjournment of that meeting. The proxy-holder is to propose or vote as instructed below [and in respect of any resolution for which no specific instruction is given, may vote or abstain at his/her discretion].				
	Voting instructions for resolutions				
	for the appointment of				
·	of				
	representing				
	as a member of the creditors' committee				
This form must be signed	Signature Date				
	Name in CAPITAL LETTERS				
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature				
	Remember: there may be resolutions on the other side of this form				

Form 8.4

Rule 4.067, 6.084, 8.1

Insolvency (Northern Ireland) Order 1989 Proxy-Winding up by the Court or Bankruptcy

* See Rule 7.1	*(HEADING AND TITLE)		
Notes to help completion of the form			
and address for	Name of creditor /contributory		
for alternative proxy- holders in the			
Please delete words in brackets if the proxy- holder is only to vote as directed ie he has no discretion	I appoint the above-named person to be my/the creditor's/contributory's proxy- holder at the meeting of creditors/contributories to be held on, or at any adjournment of that meeting. The proxy-holder is to propose or vote as instructed below [and in respect of any resolution for which no specific instruction is given, may vote or abstain at his/her discretion].		

wish to nominate or vote for a specific	Voting instructions for resolutions	
	1. For the appointment of	of

Please delete words in brackets if the proxy-holder is only to vote as directed ie he has no discretion is only to vote for the appointment of a liquidator/trustee the proxy-holder may vote or abstain in any further ballot at his/her discretion]

Any other resolutions which the proxy-holder is to propose or vote in favour of or against should be set out in numbered paragraphs in t space provided belo paragraph

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This form must be signed	Signature Date
, ,	Name in CAPTIAL LETTERS
Only to be completed if the creditor/ contributory has not signed in person	Position with creditor/contributory or relationship to creditor/contributory or othe authority for signature

Form 8.5

Rule 4.067, 8.1

Insolvency (Northern Ireland) Order 1989 **Proxy-Members' or Creditors'** Voluntary Winding Up

(NAME OF COMPANY)

Notes to help completion of the form

Please give full name Name of creditor/member and address for communication Address

Please insert name of Name of proxy-holder____ person (who must be 18 or over) or the "chairman of the meeting" (see note below). If you wish to provide for alternative your first choice is unable to attend

1 proxy-holders in the 2_ please state the name(s) of the alternatives as well 3

Please delete words in brackets if the proxy-holder is only to vote as directed ie he has no discretion discretion discretion. I appoint the above-named person to be my/the creditor's/member's proxy-holder at the meeting of creditors/members to be held on ______, or at any adjournment of that meeting. The proxy-holder is to propose or vote as instructed below [and in respect of any resolution for which no specific instruction is given, may vote or abstain at his/her discretion].

Please complete paragraph 1 if you wish to nominate or vote for a specific person as liquidator of_____

Please delete words in as liquidator of the company brackets if the proxy-holder is only to vote as directed ie he has [in the event of a person name

[in the event of a person named in paragraph 1 withdrawing or being eliminated from no discretion any vote for the appointment of a liquidator the proxy-holder may vote or abstain in any further ballot at his/her discretion]

Any other resolutions which the proxy-holder is to propose or vote in favour of or against should be set out in numbered paragraphs in the paragraphs in the space provided below paragraph 1.

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	··· ··· ··· ··· ··· ··· ··· ··· ··· ··	
	u	·
This form must be signed	Signature	Date
	Name in CAPTIAL LETTERS	
Only to be completed if the creditor/member has not signed in person	Position with creditor/member or refor signature	elationship to creditor/member or other authority

Please note that if you nominate the chairman of the meeting to be your proxy-holder he will either be a director of the company or the current liquidator.

Form 9.1

Rule 9.1 Order Under Article 200 or 337 of the Insolvency (Northern Ireland) Order 1989			
*See Rule 7.1	*(HEADING AND TITLE)		
(a) Insert full name, address and description of applicant	Upon the application of (a)		
	And upon hearing		
	And upon reading the evidence		
(b) Insert full name, address and description of person to be examined	It is ordered that (b)		
	do attend on:		
	Date		
	Time hours		
	Place		
	to be examined on oath in the above-mentioned matter		
(c) Delete as applicable	(c) [and to have and produce the documents specified below (d)		
(d) Insert details of documents to be produced]		
	Dated		
	Note: If you fail to comply with this order without reasonable excuse having been given to		

and accepted by the court, a warrant may be issued for you to be arrested and brought before the court for examination.

SCHEDULE 3

Rule 12.22

PUNISHMENT OF OFFENCES UNDER THE RULES

Note: In the fourth and fifth columns of this Schedule, "the statutory maximum" means the prescribed sum under section 32 of the Magistrates' Courts Act 1980 (c.43).

Rule creating offence.	General nature of offence.	Mode of prosecution.	Punishment.	Daily default fine (where applicable).
Rule 1.30.	False representation or fraud for purpose of obtaining members' or creditors' consent to proposal for voluntary arrangement.		7 years or a fine, or both.	
		2. Summary.	6 months or the statutory maximum, or both.	
Rule 2.56(4).	Administrator failing to send notification as to progress of administration.	Summary.	One-fifth of the statutory maximum.	One-fiftieth of the statutory maximum.
Rule 3.33(5).	Administrative receiver failing to send notification as to progress of receivership.	Summary.	One-fifth of the statutory maximum.	One-fiftieth of the statutory maximum.
Rule 5.33.	False representation or fraud for purpose of obtaining creditors' consent to proposal for voluntary arrangement.		7 years or a fine, or both	
		2. Summary.	6 months or the statutory maximum, or both.	
Rule 12.20.	False representation of status for purpose of inspecting documents.	1. On indictment.	2 years or a fine, or both.	
		2. Summary.	6 months or the statutory maximum, or both.	

NOTE

The note In square brackets at the end of a Rule does not form part of these Rules "E.R." refers to a corresponding Rule in the Insolvency Rules 1986 which apply in England and Wales.