SCHEDULE

Rule 49

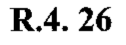
PART A

NEW FORM

4.15A

Form 4.15AThe Insolvency Act 1986Notice of Appointment of Provisional Liquidator in Winding Up by the Court

Rule 4.26



For official	ця¢
C	

To the Registrar of Companies

		Company Num	ber
		·	
	Name of Company		
(a) Insert full name of commany	(a)		
			Limited
(b) insert full name and address	t (b)		
(c) Inseri date	give notice that on (c) Equidator of	J was appointe	ed provisional
	(a)		
	by an order of the court dated (c) $% \left({{\left({c} \right)}_{i}} \right)$		
	Dated		
	Signed		
	Name in BLOCK LETTERS		
	···		
Presenter's nume, and		For Officia	al Use
ioferbile¢		Liquidation Section	Post Room
	:	i i	

PART B

SUBSTITUTED FORMS

2.8B, 2.11B, 2.13B, 2.14B, 3.1A, 3.2, 4.6, 4.11, 4.12, 4.13, 4.14, 4.17, 4.18, 4.19, 4.68, 6.9, 6.24A, 6.28, 6.80, 6.83 and 6.84

Form 2.8BNotice of intention to appoint an administrator by company or director(s)

Rule 2.20

	Name of Company	Company sumber
	To the (អូរីហារម្នាយុទ្ធពី count)	For edge we call Court ease number
(a) luster regree and address of registered office of company	1. Notice is given that, in respect of (a)	- ("the company")
*Delete as applicable	* the company / the directors of the company ("the appointer") intend	to appoint
b) Give name(s) and addrew(cs) of proposed administration s)	(b)	
	as acromonator(s) of the company.	·
(c) Instation were and middles all each person to whom	2. This notice is being given to the following person(a), being person() to appoint an administrative receiver of the company or an administrative paragraph 14 of Schedule B, to the Ensolvency Act 1986:	
notice is gived	(c)	
	 The company has not, within the last twelve meaths: 	
	 (i) here in administration (ii) been the subject of a moratorium under Schedule A8 to the Insolval a date when no voluntary arrangement was in Jorce (iii) been the subject of a voluntary trangement which was made duri under Schedule A1 to the Insolvency Act 1986 and which ended prefix section 703 of the thisolvency Act 1936. 	ng a moratorium for the company
	4. In rolation to the company there is no:	
	 (i) potition for winding up which has been presented but not yet dispo- (ii) administration application which has not yet been disposed of, or (iii) administrative receiver in office. 	ed of
¢Dete _{>} as applicable	5. The company 4is / is not *an insurance undertaking / a credit instit providing services involving the holding of funds or socurities for this investment andertaking under Arnale 1.2 of the EC Regulation.	ution / au investment undertaking d paraces / or a collective
(a) Lise i whether main or territorial proceedings	6. For the following reasons it is considered that the FC Regulation * sprity, these proceedings will be (d) proceedings Regulations.	will (will not apply. If it does as defined in Article 3 of the PC
*Defeto as applicable	 Attached to the nonce is *a copy of the resolution of the resonantly record of the decision of the directors to appoint an administration. 	to appoint an administrator / a

	Form 2.8B continued	
(e) Insert name and address of person making declaration	I (e)	
	hereby do solemnly and sincerely declare that:	
	 (i) the company is or is likely to become unable to pay its debts (ii) the company is not in liquidation, and (iii) the statements in paragraphs 3 and 4 are, so far as I am able to ascertain, true, 	
	and that the information provided in this notice is to the best of my knowledge and belief true,	
	AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835	
	Declared at	
	Signed	
	This day of 20	
	before me	
Note: This form now to be sent to all those required to be sent the form by Rule 2.20(2)	A Commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor or Duly Authorised Officer.	
	Consent of Floating Charge Holder to Appointment of Administrator(s) (Do not detach this part of the notice)	
(f) Appointor to insert address	If, having read this notice, you have no objection to the making of this appointment you should complete the details in the box below and return a copy of this notice as soon as possible, and within five business days from receipt of this notice, to the appointor at the following address: (f)	
	If your consent has not been given within five business days the appointor may make the appointment notwithstanding that you have not replied.	
(g) Insert name and address	(g)	
(h) Give details of charge, date registered and (if any) financial limit	being the holder of the following floating charge over the company's property: (h)	
	consents to the appointment of the administrator(s) in accordance with the details of this notice.	
	SignedDated (If signing on behalf of a firm or company state position or office held)	
	Endorsement to be completed by court	
(j) Insert date and tim	This notice was filed (j)	

Form 2.11BNotification of appointment of administrator (for newspaper and London Gazette)

	Name of Company	Company nomber
	 In the	Court cuse number
	[ໄປມີສະຫະ ບໍ່ໃຈມາງ]	
	Nature of business	
(d) Ineer ware	Administrator appointment made on (a)	
	Nome(6) and address(cs) of administrator(s)	
	Joint / Administrator(s) (IP No(s))
Form 2.13BNotic	e requiring submission of a statement of affai	rs

		Rule 2.2
	Name of Company Company	
	Li the Court case number	
	្រាប់ salue of សាហា]	
 (a) freery full agains of each periods required to submit statement. 	The Administration(a) require(a) a statement of ultities to be prepared and submitted by (a)	
	as to the affairs of (b) ("the company")	
(h) inten full name of company	A notice requiring subanssion of a statement of affairs has been sout to each of the followin persons (ρ)	зġ
(a) free: full name and address of cach person seaf this uply y	···· · · ·	
	·	
j(f) juse ti rante of ach mastatica(a)	The statement of alfans must be submitted within 18 days of receipt of ilds house to (d)("be submitted attributed ("be submitted attributed (")	
re; mscm foli addr.as	ət (e)	
	··	
	Signed	
	DateJ	
	WARNING	
	It is an offence under paragagith 48(4) of Schedule RI to the insolvency Act 1986 if you fail without reasonable excuse to comply with this requirement.	
(f) Delete words in bruckets i l'not opplicative	Section 235 of the Insolvency Act (986 places a duty on you (f) ias an officer of the company) to pro- noministrator with information and adead upon him if recuired. I have to wain you flist failure to au- statement of affinite us required by diferencies, or or co-capitale with the administrator under section 2. In otherway Act 1986, may make you liable to a fine and, for continued contravention, to a douby defor-	bruit the 35 of the
	Under persegreph 10 of Schedule 1 to the Company Directors Disquatification Act 1986 tables to sub attracturent of affairs or to conversite with the administrator order section 235 of the Insulvency Act 1 to sters which may be taken into account by the court is data mining whether a person is mofil to be a of or to be involved in the management of a contensy. Unfit arministrator result is a disqualification Groupsuy Directors Disposibilities for Act 1986.	986 are an afficer
	Note: Forms for the preparation of the statement of affities are enclosed. Dather Rule 2.32 expenses incurrent reasing (by softwaret of officies which the administrator considers to be remotable optible chained to company's assots.	

Form 2.14BStatement of affairs

		Rul
	Name of Company	Company mutber
]	Court case mumber
	Tail and of area [
(a) losed come and oddress of regardless of the company systems () of the company	Statement as to the affairs of (a)	
$\langle h \rangle$ insect date	on the (b) 20 , the date that the comp	any entered administration.
	Starement of Truth	
	I believe that the fucts stated in this statement of affairs are a full, the affairs of the above named company as at (b) administration.	e and complete statement of the the date that the company subset
	1 ull name	
	Signed	
	Dated	

A - Summary of Assets

Assets	Book	Estimated to
	Value	Realise
Assets subject to fixed charge:	£	£
isses subject to fixed entities		
Assets subject to floating charge:		
totes subject to iteming enalger		
Uncharged assets:		
Estimated total assets available for preferential creditors		
Estimated total assets available for preferential creditors		

Signature _____ Date____

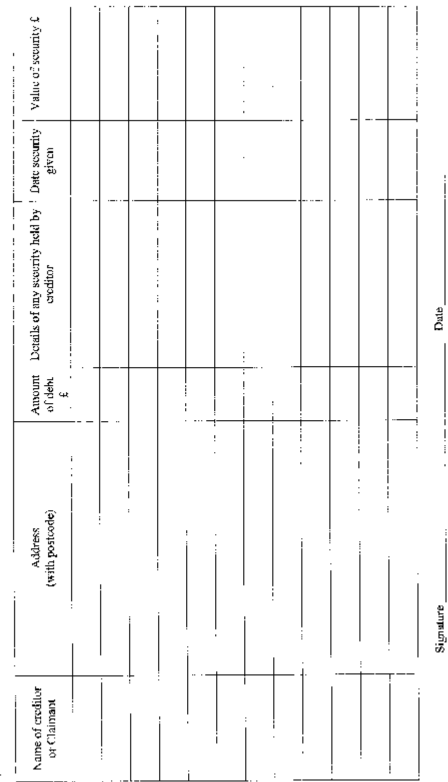
A1 - Summary of Liabilities

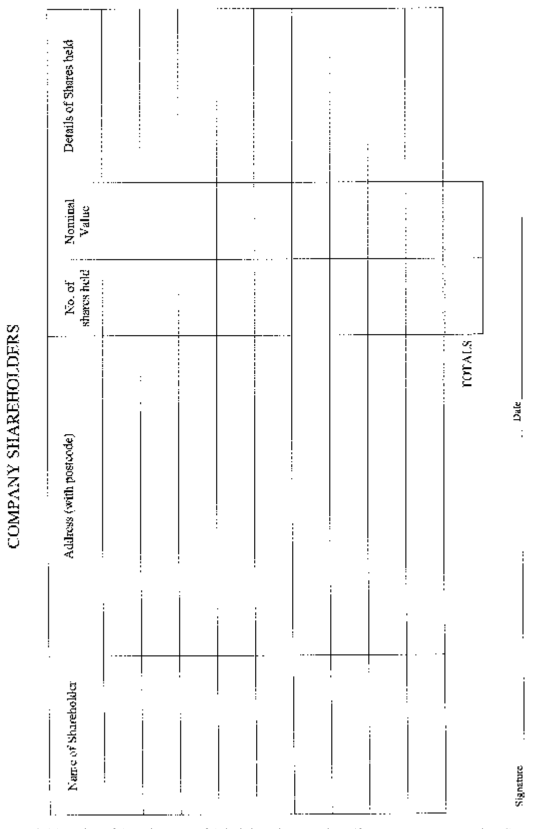
		Estimated to realise £
Estimated total assets available for preferential creditors (carried from page A)	L E	
Liabilities Preferential creditors:-		
Estimated deficiency/surplus as regards preferential creditors	£	
Estimated prescribed part of net property where applicable (to carry forward)	£	
Estimated total assets available for floating charge holders	£	
Debts secured by floating charges	£	
Estimated deficiency/surplus of assets after floating charges	£	
Estimated prescribed part of net property where applicable (brought down)	£	
Total assets available to unsecured creditors	£	
Unsecured non-preferential claims (excluding any shortfall to floating charge holders)	£	
Estimated deficiency/surplus as regards non-preferential creditors (excluding any shortfall to floating charge holders)	£	
Shortfall to floating charge holders (brought down)	~	
Estimated deficiency/surplus as regards creditors	£	
Issued and called up capital	£	
Estimated total deficiency/surplus as regards members	£	

Signature _____ Date _____

COMPANY CREDITORS

Note: You must include all weditors and identify all cryditors under hire-purchase, chattel leasing or conditional sale agreements *and* customers claiming amounts haid in advance of the supply of goods or scryices and creditors claiming recention of title over property in the company's pussession.





Form 3.1ANotice of Appointment of Administrative Receiver (for newspaper or London Gazette)

		Rule 3.2
	(Name of Company)	
	Nature of business	_
	Registered number	_
	Registered office of company	_
(a) Insert any other name(s) with which the company has	Fourner company name(s) (a)	_
been registered in the last 12 months		_
 (b) Insert any trading name(s) used by the company in the 	Trading name(s) (b)	
last 12 months	Name of person appointing the administrative receiver(s)	
	Date of appointment of administrative receiver(s)	
	Name(s) and address (cs) of administrative receiver/joint administrative receivers	/e
(c) Insert name(s) of	(c)	
appointce(s)	Administrative Receiver/Joint Administrative Receivers (IP No(s))	
Form 3.2Statem	ent of Affairs	

Statement as to affa	
	20 the date of the Administrative Receiver's Appointment
Affidavit This affidavit must rest of this form.	be sworn or affirmed before a Solicitor or Commissioner of Oaths when you have completed the
I	
and belief a full, tru the said company ca	e several pages attached markedare to the best of my knowledge e and complete statement of the affairs of the above named company as at the date of the appointment of the administrative receiver and that rried 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 sur that the full name, address and description of the Deponent are stated, and to initial any crossings-out or othe alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean that it i refused by the court, and will necessitate its being re-sworn/re-affirmed.

A - Summary of Assets

Assets	Book Value	Estimated to Realise
Assets subject to fixed charge:	£	£
Assets subject to floating charge:		
Uncharged assets		
Estimated total assets available for preferential creditors		
Signature Date		1

.

A1 – Summary of Liabilities

			Estimated to realise
			£
Estimated total assets available for preferential creditors (carried from page A)	I	£	
J.iabilities Preferential creditors:-	£		
Estimated deficiency/surplus as regards preferential creditors	L	£	
Estimated prescribed part of net property where applicable (to carry forward)	£		
Estimated total assets available for floating charge holders		Ĺ	
Dabis secured by floating charges	£		
Estimated deficiency/surplus of assets after floating charges		ť	
Estimated prescribed part of net property where applicable (brought down)	£		
Total assets available to unsecured creditors	I	£	
Unsecured non-preferential claims (excluding any shortfull to floating charge holders)	£		
Estimated deficiency/surplus as regards non-preferential creditors (escluding any shortfall to floating charge holders)	E	ź	
Shortfall to floating charge holders (brought down)			
Estimated deficiency/surplux as regards creditors		,	
Issued and called up capital	£	٤ 	2
Estimated total deficiency/surplus as regards memoers		Ŀ	

Signature

-

_____.

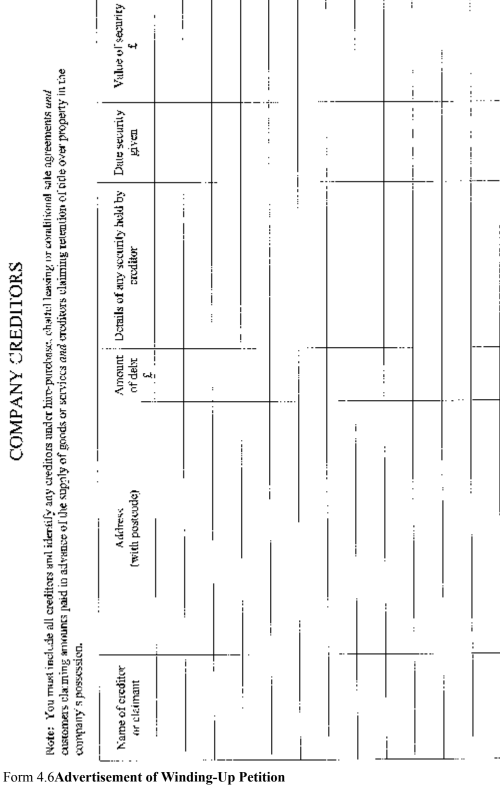
· ___

__ ..

_ _ _

COMPANY CREDITORS

customers clarming amounts paid in advance of the supply of goods or services and creditors claiming retention of othe over property in the Note: You must include all creditors and identify any creditors under hire-purchase, chattel leaving or conditional sale agreements and



Date

Signuture

i

16

			Rule 4.11
	(TJTT.E)	(Registered No.)
 (a) Insert registered number ef company, registered effice address of company, or (if an unregistered company) the address of its principal place of business, or (if an uverses company) the address at which service of the publicin was effected. 	A Petition to wind up the above-named company (a)		
(b) Insert date	presented on (b)		
(c) insert name and address of pretitioned	hy (c)		
(d) Delete where the potition is presented by the company itself, of by a person who is not a creditor or contributory.	<pre>{d+ [Claiming to be a (c) [oreditor] [contributory] of the Royal Courts of Justice, Strand, London WC2A 2LL][County Court at] [D,]</pre>		(e) [The
(c) Delete as applicable	Date		
	Time(or as soon thereafter as the potition can be heard)	hours	
(f) Insert date, which should be the business day before that appeted for the bearing.	Any person intending to appear on the hearing of the po it) must give notice of intention to do so to the petitione with Rule 4.16 by 16.00 hours on (f)	ctition (whether to support o er or his/its solicitor in accor	u opposo Idanac
(g) Where applicable insert name and address of solicity	The petitioner's solicitor is (g)		
	Dated		

Form 4.11Order for Winding Up by the Court

			Rule 4.20
	(Title)	(Registered No)
(a) Insert name and address of pathionar (as appropriate) "Use company" or "as creditor of the company"	Upon the petition of (a)		
in "z contributory at the company"	presented to this court on		
	And upor hearing		
	And upon reading the evidence		
(b) luser full name and registered purpher of the company	It is ordered that (b) be wound up by this court under the provisions of th	e Insolvency Act 1986	
 (c) Delate as applicable (d) Lesen whether main, secondary of territorial proceedings 	And the Court being satisfied on the evidence that th apply (c) and that these proceedings are (d) defined in Article 3 of the EC Regulation		s not
(c) hister names of all perties to he awarded their costs	And it is ordered that the costs of (e) of the said petition be paid out of the assets of the co	ounpany (f)	
(.) Jasei Laov tomis conoming costs			
	Dated		

Note: (c) [The][One of the] official receiver(a) altoched to the court is by virtue of this order (iquidator of the company

Form 4.12Order for Winding Up by the Court following upon the cessation of the appointment of an administrator

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Rule 4.20

	(TITLE)	(Registered No.)
(a) Insert name(s) and address(es) of administrator(s)	Upon the petition of the administrator	(s) (a)	
(b) Insert date	of the above-named company, appoin	ted on (b)	,
	presented to this court on (b)		
	And upon hearing		
	And upon reading the evidence		
	It is ordered that the appointment of the	he said administrator(s) shall cease to	have effect
(c) Insert full name and registered number of the company	And it is ordered that (c) be wound up by this court under the p		
*Delete as applicable	*[And it is ordered that be appointed liquidator of the compan		
 (d) Insert whether main, secondary or territorial proceedings (e) Insert any further terms of order, eg as to costs 	*[And the court being satisfied that th defined in Article 3 of the EC Regulat And it is ordered (e) Dated		proceedings as

* Delete as applicable

Note: * [The] [One of the] official receiver(s) attached to the court is by virtue of this order liquidator of the company

Form 4.13Notice to Official Receiver of Winding-up Order

(TITLE)

(a) Insert address - To the Official Receiver of the Court (a)

Order pronounced this _____day of _____20____

for winding up the under-mentioned company under the hisolvency $\mathrm{Act}\ 1986$

Name of company:

Registered office of company:

Registered number of company:

(b) Insett norme, address, tolephone number and reference (if any)

Petitioner or his solicitor(s) (b):

Date of presentation of petition:

Form 4.14Petition by Contributory

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Rule 4.22

(Registered No.) (TITLE) (a) Insert field of coard To (a) (b) Insert full name(s) The petition of (b) and addressies) of occiricacans) (c) Ease(1) fails nome and registered number of 1. (c) exaptive subject to petition (hereinafter called "the company") was incorporated on (d) Insert date of (d)iccorportition under the Companies Act 19 (c) luser address of 2. The registered office of the company is at (e) registered offices The nominal capital of the company is £. each. The amount of the capital paid up divided into shares of £ or credited as paid up is ${\mathfrak k}$ (f) Delets 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 a winding-up 5. (g) under as sought 6. The company (f) is/is not an insurance undertaking; a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1.2 of the EC Regulation. (b) inservame of filed in support. 7. For the reasons stated in the affidavit of (b) pason swearing affiday1. hereof it is considered that the EC Regulation (f) will/will not apply (f) and that (i) Insert whether main. these proceedings will be (j) ______ proceedings as defined in sacondary or lettitorial Article 3 of the EC Regulation proceedings 8. In the circumstances it is just and equitable that the company should be wound up. The petitioner(s) therefore pray(s) as follows:-

that (c)

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may be wound up by the court under the provisions of the Insolvency Act 1986

- · · ____

or

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

(k) If the company is the patricose, delete The company". Add the full teams and add, est of any ether person on within it is intended to serve thes periode.

Note: It is intended to serve this petition on (k) [the company] [and]

_.__

	Endorsement
	This petition having been presented to the court onlot all parties attend before the Registrar in Chambers on
	Date
	Timehours
	Place
	Name:
	Addreas
	Telephone not
	Reference
(i) Delote it Leisten agenta not instructed.	(l) Whose London Agents are:- Name
	Address
	Telephone no
	Reference
	l

Form 4.17Statement of Affairs

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			Kule
NOTE: These details will footboard teas those shows active lop of the winding-up		(TITLE)	
patitica	In the	No	af 30
	STATEMENT OF AFFAIRS OF	7	
	on the by the Official Rossiver)*	 20 the date of	the winding-up order (or date directed
*Delete as appropriate	The "Guidance notes' booklet t	etis you how to comple	te this form easily and correctly.
	Show the company's current fina will then be your statement of th		eting all the pages of this ferms which
(a) Instat Juli teans tos seconstern (h) insers fall adamess	an officer of the court duly and rest of this form I(a)	horised to administer (— – -	feitur or Commissioner of Oaths or oaths when you have completed the
	occuptete statement as to the affa the	ite to the best of my kno its of the above named of clate of the winding-up	wledge and belief a full, true and
	Swora at		
	Data		Signal are(3)
	Before me		
	A Solicitor or Commissioner of	 Oaths or Duly authorise	c officer

Before swearing the uffidavit 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-swors.

Rule 4.33

A -- Summary of Assets

Assers	Book	Estimated to
Assets subject to fixed charge	Value £	Realise E
	<u> </u>	
Assets subject to floating charge:		
Uncharged assets:		
	ļ	
		1
	~	····
Estimated total assets available for preferential creditors		

Signature____Date_____

AI - Summary of Liabilities

		Ustimaloci to realise f.
Estimated total assets available for preferential creditors (carried from page A)	£	
Liablittes Preferential coad (crs:-	£	
Estimated deficiency/surplus as regards preferential creditors		
Estimated prescribed part of rel property where spikleable (to carry forward)	z.	
Estimated total assets available for floating charge holders	£	
Debts secured by floating charges	r	
Estimated deficiency/surplus of assets after floating charges	1	
Istimuted prescribed part of not property where applicable (brought down)	L.	
Total assets available to unsecured creditors	£	
Unsecured non-proferential claims (excluding any shortfall to floating charge heiders)	£	
Estimated deficiency/surplus as regards non-preferred bill creditors (excluding any shortfall in floating charge loaders)	Ţ	
Shortfall to floating charge helders (brought down)	£	
Estimated deficiency/surplus as regards creditors	ر ب	
farmed and called up copilat		
Katinumer foral de l'elency/surplus as regards members	£	
		·· ———

Signature _____ Date

25

COMPANY CREDITORS 2

customers claiming amounts paid in advance of the supply of guods or services and creditors claiming retention of title over property in the NOTE You must include all creditors and identify any creditors under hire-purchase, chattel tensing or conditional safe agreements and company's possession.

Name of creditor Address Amount of dobt Details of inty security ledd by Dute security Value of security or claiment (with postcode) £ arcditor £ f			 :	ī —			 :		т	I · I	I
Address Arrouml of dcbt (with postcode) £		Value of security L									
Address Arrouml of dcbt (with postcode) £		Dule security given				:		:			
Address Arrouml of dcbt (with postcode) £		Details of any security held by a									Dzte
Address (with postuate)		Arnount of debt £									
Name of creditor		Address (with postcode)								: .	
	conductive preserver.	Name of creditor or claimant				 		:			Sign

8 Total amount called up £							
7 Share share ed up						TOTAL	
6 Number of shares held			•				
5 6 Λπ Number Λπ Λπ amount of of shares per share hcld call							
4 'Lype of shares held							
3 Address (with postcodo)							
2 Name of Shareholder							
Z ^I .	······	27	+· 7	<u> </u>			

:

-

Date___

:

Signature _

Shareholders

U

NOTE: If more convenient, a list of the company's shareholders may be attached to this page

Form 4.18**Statement of Affairs**

	Rule 4.34-C
	Statement as to affixing of
	on the 20 the date of the opinion formed by the liquidator under section 95 of the insolvency Act 1986
	Affidavít This affidavit must be sworn or affirmed before a Solicitor or Commissioner of Oaths when you have completed the rest of this form.
	(ult
Essen foll name and excupation	
	د
(b) lasent full address	
	Make oath and say that the several pages exhibited hereto and markedare to the best of my knowledge and belief a full, true and complete attrement as to the allaits of the above named company as atthe date 1 formed the opininn 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 Section 59 of the Insolvency Act 1036 and that the said company carried on business as
	—
	Sworn et
	Dote
	Befine me

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

Assets	Book	fistimated to
Assots subject to fixed charge:	Value £	Realise
Assets subject to floating charge:		
Uncharged assets:		 !
		ĺ
		:
		!
		:
Estimated total assess available for preferential creditors		

Signature _____Date_____

A1 - Summary of Liabilities

		I	Estimated
			to realise
		1	£
Estimated total assets available for preferential creditors (carried from page A)		£	
creations (carried itons page 21)	£	-	
Labilities Preferential creditors:-			
Estimated deficiency/surplus as regards preferential creditors		£	
Estimated prescribed part of net property where applicable (to carry forward)	£		
Estimated total assets available for floating charge holders		£	
Debts secured by floating charges	£		
Estimated deficiency/surplus of assets after floating charges		£	
Estimated prescribed part of net property where applicable (brought down)	f		
Total assets available to unsecured creditors	. £	Ŧ	
Unsecured non-preferential cloims (excluding any shortfall to Posting charge holders)			
Estimated deficiency/surplus as regards non-preferential creditors (excluding any shortfall to floating charge holders)	 _	£	
Shortfall to floating charge holders (brought down)	ļ~		
Estimated deficiency/surplus as regards creditors		£	
Issued and called up capital	£	-	
Estimated total deficiency/surplus as regards members		£	

Signarute.

....

Още ____

___.

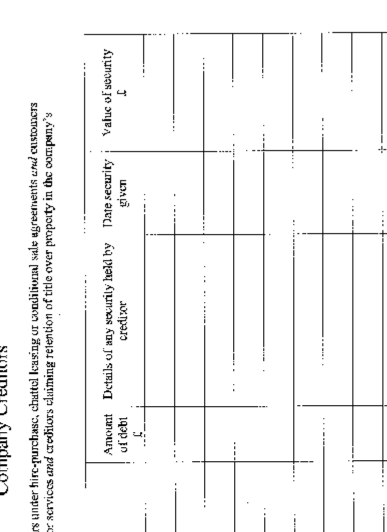
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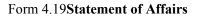
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_ .



B Company Creditors

NOTE Yrn must melade all creditors and identify creditors under hire-purchase, chattel leasing or conditional sale agreements and customers claiming amounts puid in advance of the supply of goods or services and creditors claiming retention of title over property in the company's



possession.

(with postcode) Address

Name of creditor or claintant

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Date

ļ

Signature

Rule 4.34-CVL

(TITLE)

Statement as to affairs of

on the _____ 20____ being a date not more than 14 days before 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	full	name	and
		0	ocupa	tion

(b) Insert full address

of (b) _

I(a)

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 ______(being a date not more than 14 days before the date of the resolution for winding up) 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.

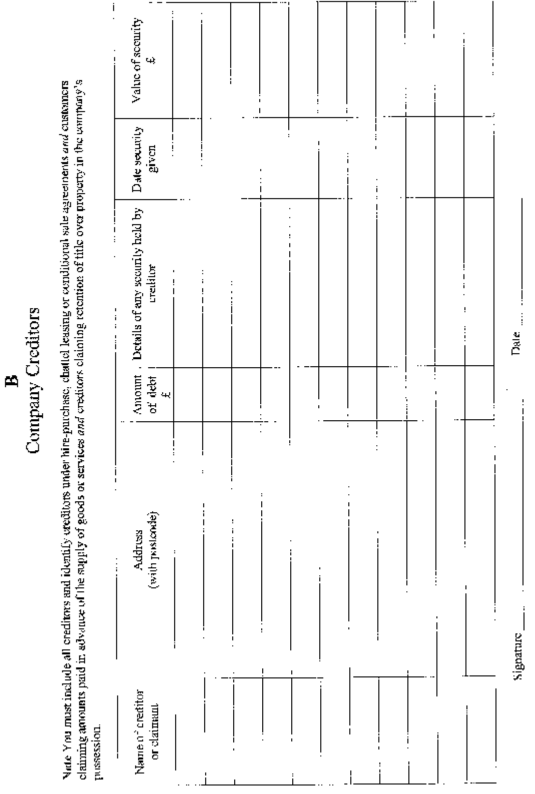
A - Summary of Assets

Assets		Book	Estimated to
Assets subject to fixed charge:		Value £	Realise £
Assets subject to floating charge:			
Uncharged assets:			
Uncharged assets.			
Estimated total assets available for preferen	ntial creditors		
Signature Date	e		

A1 – Summary of Liabilities

		Estimated to realise
		£
Estimated total assets available for preferential creditors (carried from page A)	£	
	£	
Liabilities Preferential creditors:-		
Estimated deficiency/surplus as regards preferential creditors	£	
	£	
Estimated prescribed part of net property where applicable (to carry forward)		
Estimated total assets available for floating charge holders	£	
	£	
Debts secured by floating charges		
Estimated deficiency/surplus of assets after floating charges	£	
	£	
Estimated prescribed part of net property where applicable (brought down)		
Total assets available to unsecured creditors	£	
Unsecured non-preferential claims (excluding any shortfall to floating charge holders)		
Estimated deficiency/surplus as regards non-preferential creditors (excluding any shortfall to floating charge holders)	£	
	£	
Shortfall to floating charge holders (brought down)		
Estimated deficiency/surplus as regards creditors	£	
Issued and called up capital	£~~	
Estimated total deficiency/surplus as regards members	£	

Signature _____ Date ____



Form 4.68The Insolvency Act 1986Liquidator's Statement of Receipts and PaymentsPursuant to section 192 of the Insolvency Act 1986

				Rule 4.223-0	CVL	
			S. 19	92		
	To the Registrar of	Companies				
			[For official use		
			Company Nun	iber		
	Name of Company					
(a) Report fulls pame of company	(a)					
		<u>-</u>		Limited		
(b) lasert full names) uid addrew(ক্ৰ)	I/Wc (b)					
	the liquidator(s) of the con and payments under sectio			ement of receipts		
	Signad	Date				
Presenter's name, address and reference (if any)						
			For Official Use			
		Liquidati	on Section	Post Room		

Form 4.68 Contd.

Statement of Receipts and Payments under section 192 of the Insolvency Act 1986

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 attactment 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 of 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 5 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 Services Account is not a disbursement and should not be shown as such; not 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 cartied forward from one account to another without any intermediate balance, so that the gross totals represents 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.

Divideads

(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.

(4) When unclaimed dividends, etc are paid into the Insolvency Services 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.

____ _ _ _ _ _ _

Form 4.68 contd.

Liquidator's statement of account under section 192 of the Insolvency Act 1986

- -- -----

Date	Of whom received	Nature of assets realised	Amount
		Brought forward	£
		5	
	:		
	•		
		1 1	
	: 	1	
		1	

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

Form 4.68 contd.

ate	To whom paid	Nature of disbursements	Amount
		Brought forward	£

disbursements which should be carried forward to the next account

Form 4.68 contd.

e

Analysis of balance

Total realisations	r
Balance £	
The balance is made up as follows –	
1. Cash in hands of liquidator	
2. Balance at bank	
3. Amount in Insolvency Services 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 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	
(2) The total amount of the capital paid up at the date of the commence-	
ment of the winding up-	
Paid up in cash	
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).

(5) The period within which the winding up is expected to be completed.

⁽⁴⁾ Why the winding up cannot yet be concluded

Form 6.9Creditor's Bankruptcy Petition Where Execution or Other Process on a Judgment has been Returned in Whole or Part

(Title)

[also known as (c)_

[and lately residing at (e)____

[and lately carrying on business as (f)_____

(a) Insert full name(s) and I/We (a) address(es) of petitioner(s)

(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)

[and carrying on business as (d)_____

(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 (c) Insert any other address or addresses at which the debtor has resided at or after the time the petition debt was incurred

(f) Give the same details as specified in note (d) above for any other businesses which have been carried on at or after the time the petition debt was

(g) Delete as applicable

OR

The debtor carries on business as an insurance undertaking; a credit institution; an investment undertaking providing services involving the holding of funds or securities for third parties; or a collective investment undertaking as referred to in Article 1.2 of the EC Regulation

OR

The debtor's centre of main interests is not within a member State

2. The debtor has for the greater part of six months immediately preceding the presentation of this petition (g) [resided at] [carried on business at]

(h) Or as the case may be following the terms of Rule 6.9

within the district of this court (h)

Under the EC Regulation:

- (i) The centre of main interest should correspond to the place where the debtor conducts the administration of his interests on a regular basis.
- (ii) Establishment is defined as "any place of operations where the debtor carries out a non-transitory economic activity with human means and goods".

and say as follows:-1.(g) [The debtor's centre of main interests has been] [The debtor has had an incurred establishment] at

-1

(j) Please give the amount of 3. The debtor is justly and truly indebted to me [us] in the aggregate sum of the debt(s), what they relate to and when they were incurred £(j)_ Please show separately the mount or rate of any interest or 4. The above-mentioned debt is for a liquidated sum payable immediately and other charge not previously notified to the debtor and the the debtor appears to be unable to pay it. asons why you are claiming it (k) Insert date on which judgment was obtained in (g) [the High Court of 5. On (k) judgment was obtained Division] [County Court] justice [or as the case may be] on an action the short title and reference to the record in the sum of V B" Number whereof is "A (1) Insert date of execution following which execution was issued at the £ the enforcement court in respect of the debt and on (1) officer/county court, (g) [made a return] [endorsed upon the writ a statement] to the effect that the execution was unsatisfied (g) [as to the whole] [as to part] and the above-mentioned debt represents the amount by which the execution was returned unsatisfied. 6. 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 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 £ . This petition is not made in respect of the secured part of my/our debt. Endorsement This petition having been presented to the court on it is ordered that the petition shall be heard as follows:-Date Time hours Place , are to take and you, the above-named (n) notice that if you intend to oppose the petition you must not later than 7 days (n) Insert name of debtor before the date fixed for the hearing: (i) file in court a notice (in Form 6.19) 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. The solicitor to the petitioning creditor is:- (o) Name Address (o) Only to be completed where the petitioning creditor is represented by a solicitor Telephone Number Reference

Form 6.24AOrder for substitution of petitioner on creditor's petition

Rule 6.30

(TITLE)

	Upon the hearing of this petition on this day				
(a) Insett name of creditor who withos	and upon the application of (a)				
to he substituted as peritioner	for an order that he be substituted as petitioning creditor therein pursuant to Rule 6.30 of the losolvency Rules 1986				
	And upon hearing				
(b) Rucito details of demand or return of enforcement officer or bailuff	And upon reading (b)				
(a) bisett name of original peritioning creditor	[It is ordered that upon payment by the said (a) statutory deposit to the court the statutory deposit p	of the paid by (c)			
	to the court be repaid to him by the official receive	r]			
NOTE: In the absence of any order to the coattary, this will involve personal service	And it is ordered that the said (a) be sub petitioning creditor in place of the said (c) the said (a) be at liberty to among accordingly. And it is ordered that the said (a) 7 days from the date of this order file an affidavit of statements in the bankruptcy petition and exhibit th copy of the said amended petition and at least 14 d of the adjourned hearing of the petition serve upo debtor a scaled copy of the amended petition. And it is ordered that the hearing of the said amended adjourned to:	do within of truth of tercto a sealed ays before the date n the above-named			
	Date	<u> </u>			
	Time	hours			
	Place	<u> </u>			
	It is ordered that the question of the costs of the sa [and of the statutory deposit] be reserved until the of the said amended petition.	id (c) final determination			
	Dated				
Form 6.28Statem	ent of Affairs (Debtor's Petition)Insolvency Act 1986	5			

Rule 6.41(1)

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NOTE: These details	In the
will be the same as those shown at	In Bankruptey
the top of your petition Please complete this form in black ink.	No of 20
	Re The 'Guidance Notes' Booklet tells you how to complete this form casily and correctly
	Show your current financial position and supply the required information by completing all the pages of this form, which will then be your Statement of Affairs
	AFFIDAVIT
(a) Insert full name (b) Insert occupation	When you have completed the rest of this form, this Affidavit must be sworn before a Solicitor or Commissioner for Oaths or an officer of the court duly authorised to administer oaths f (a)
(c) Insert full address	Make oath and say that the several pages marked
	and contained in the exhibit marked "Z"
	are to the best of my knowledge and belief a full, true and complete statement of my affairs at today's date.
	Sworp at
	Dated thisday of 20Signature(s) Before me
	A Solicitor or Commissioner for Oaths or 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 crossing out or other alterations in the printed form. A deficiency in the affidavit in any of the above respects will mean it will be refused by the court, and will need to be re-sworn.

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Re			
	1 1477	E will be to the summary of Galactic of	
This is the exhibit	marked "Z" re	ferred to in the annexed alfidøvit of	
sworn on the	day of	20	
Before me			

Officer appointed to administer oaths

Section	ont: P	ersonal Details
1.1	Sumane	· · · · · · · · · · · · · /
	Forename(s)	
	Title (Mr, Mrs. Ms etc)	
1.2	Any other names by which yo have been known (such as maide name, alias or uickname).	u n
1.3	Date of birth	· · · · · · · · · · · · · · · · · · ·
1.4	Place of birth	· · · · · · · · · · · · · · · · · · ·
1.5	National insurance number	·
1.6	Home address	· ·
1.7 1.8	Home telephone number Mobile telephone number	·
1.8		
1.9	On which telephone number ca you be contacted during the day?	
1,10	E-mail address	 :
(.1)	Are you (fick all that apply):	
	Sir	ngle Co-habiting
	М	arried Separated
	Di	vorcod Widowed
1.12	Are you, or in the last 5 years ha you been, involved in proceeding for divorce or separation?	

If "No", please go to question 1.14

Secti	ion 1 cont:	Personal De	talis		
	If Yes, please give detail agreed settlement whether informul, and any gifts o property that occurred in	er formal or r transfers of			
1.13	Name, address and refer acticitor in the proceeding			 	
1.14	Have you been hankrupt	before?	Ycs	 No	
	If Yes, when?	Ī		 	
	Which court and which office dealt with the pro			 	
1.15	Have you previously c tried to enter, into an Arrangement (a forma your creditors, ratified them in full or part over	Individual Voluntary d arrangement with by the Court, to pay	Yes	Na	
	If Yes, give the name insolvency practitioner : of the arrangement.			 	

Seed	on 1 cont:		Personal Dots	Lils			
1.16	Are you invo	olved in any logal pro	coodings?	Yes		Na	
	proceedings, acting for yo	e give brief details of the name and address u, the name of the rel- eference number.	s of any solicite	or i			
1.17	beer: a d managemen	in the last five years irector or involve t of a company? ase give details of all	d in the	Ves		No	
	Nat	me of company	administrat give details	ive receivers s of the Off	bject to liqu bip or other icial Receive i the company	insolvency r's office p	proceedings,
						·	

Sectio	n 2 : Busi	ness Dctails		
Please partne	complete this section if you are o rship) at any time in the last two	r have been self-em years. If not, go to ?	ployed (including a Section 3.	partner in A
2.1	What was the name of your business?			
2.2	State the type of business, trade or profession			
2.3	What was the trading address? (this should also be listed in Section 8)			
2.4	Was the business registered for VAT?	Yes	N	o
	If Yes, give the VAT number.			
2.5	If the business was a partnership give the name(s) and address(cs) of the partner(s)			
2.6	When did the business start trading?			
2.7	If it has stopped trading, when did it do so?			
2.8	At what address are your books of account and other accounting records kept?			
2.9	If you hold records on a computer, provide details of which records are held, what software is used (including any passwords) and state where the computer is.	 	· ·	i
2.10	What is the name and address of your accountant?			i
2.11	What is the name and address of your solicitor?	· 		

Section	on 2 cont: Business Details		· -		
2.12	Have you employed anybody during the last two years?	Yes		No	
	If Yes, do you owe them any money or may any former employee claim that you owe them any money, e.g. for weges, holiday pay or redundancy pay?	Yes		No	

Details of employees to whom money is or may be owing should be included in your list of creditors in Section 4.

Section 3:	Assets	
3.1	Details (if none owned write "NONE")	Approximate value £
(. Cash in hand		
2. Cash ir bank, building society or similar account		
3. Cash held by anyone for g		i
4. Money owed to you		
5. Teods of your trade	· ·	
6. Stock in trade		<u> </u>
7. Mach.nery, plant and equipment		· · ·
8. Fixtures and fittings		
9. Freehold land and property		
10. Leasehold land and property		

Section 3 cont:	Assets	
· · · · ·	Derails	Appro≰imate value €
11. Stocks, shares and investments		
12. Pension policies and other pension eutitlements		
13. Endowment and other ¹ life policies		
14. Motor vehicles		·
15. Farming stock and crops		
16. National Savings and Premium Bends	<u></u>	
17. Any property or possessions abroad in which you have an interest, including timeshares		
 Any property or sums due to you under a will or trust 		
19. Any other property of any value e.g. puintings, furniture or jewellery		

policies?

3.2

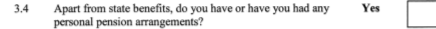
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Section 3 cont:	Assets

3.3 If Yes, give details, including details of lapsed policies.

Do you have or have you had any endowment or other life Yes

Name and address (including postcode) of life assurance company or broker	Policy number	When was it taken out, roughly?	Type of policy	Estimated value of policy £	Name and address (including postcode) of any concern holding security over the policy
			TOTAL	£	



No	

No

If Yes, give details.

Name and address of the pension company	Policy number	Roughly when did you take out the policy? How much have you paid in total?	When are the payments to you due to start?	Amount (if any) being received now, and how often/period £	Value of pension £

Sect	tion 3 cont: Assets			
3.5	Have you in the last five years given away, transferr or sold for less than its true value any property or possessions you owned? This includes the surrender life, endowment and pension policies.	Yes	No	

If Yes, please provide the following details.

Description of the asset	When did you give away, transfer or sell the asset?	Name and address of recipient	Estimated market value or true value of the asset	Value at which the asset was given away, transferred or sold
other than improving	in the ordinary co the position of that	nade any payment to a credito urse of business, with a view t at creditor in case you became ptcy proceedings?	o	No
If Yes , giv	e details.			
3.7 Do you ow	n a motor vehicle	or have you disposed of any	Yes	No

vehicle in the last 12 months? (if you own a motor vehicle,

this should also be listed in Q3.1)

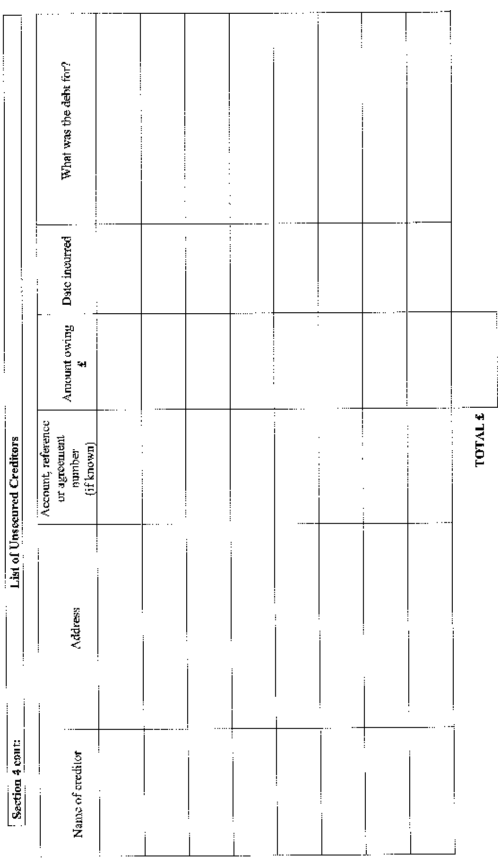
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Section 3 cont:	Assets	
If Yes, please provide		
the following	Make/Model	
details:	Registration number	
	Estimated value £	
	Finance outstanding £	
	Name of finance company	
	Reference number of agreement	
	Does the vehicle have a valid MOT? If yes, provide expiry date of MOT	
	Insurance / Expiry date	
	Give your general view on the condition of the vehicle	
	Location of vehicle	
	Name of any joint owner	

3.8 If you have disposed of any vehicle in the last 12 months, please specify where the vehicle is now.

Sec	tion 3 cont:		sșcts			
3,9	Do you have the use of that you do not own?	fs motor vehicle		3	Yes	No
	If Vcs, p lease provide details:	the following	Registration			
			9 Owner			
			Estimated value £			
3.10	Has an enforcement of sheriff's officer) / bail months? (An enforcement office court who may attend t for example, a judgment if Ves, please provide t	if) visited you in th a (bailiff is an office to remove assets for a debt has not been p	c last 6 r of the sele, if, paid)	Yes		No
	Name of creditor	Amount ດີ ເປັນທີ <u>-</u>	Date distress	e levied		nd extimated value perty seized
. .			 	-		
			_		<u>.</u>	
ĺ		 	!			
			1		L	

:	Net aurount owing (A-B) £		
ng to you)	What of yours is claimed and what is its present value? (B) £		TOTAL £
ver property belongin	Amount owing (A) £		
of Scenred Creditors anyone holding a murtgage or charge over property belonging to you)	Account, reference or agreement number (if known)		
List of Scenred Creditors (e.g. anyone holding a mort	Address		
Section 4:	Name of creditur		
		 57	



58

Section 4 cont:	List of Unse	List of Unsecured Creditors			
Name of creditor	Address	Account, reference or agreement number (if known)	Amount owing £	Date incurred	What was the debt for?
		TOTAL £			

Section 5 :	Bank Accounts and Credit Cards			
Note: Include a	my current liability also shown in Section 4.			
5.1 Do you ba	ve any cheque cards, each disnerser cards.	Yes	No	

5.2 If Yes, provide details.

credit or charge cares, ecbit cards, etc?

Type of eard	Card number	Name and address	of bank or supplier	Date obtained
				·····
	-	<u></u>	· 	
.3 Are any of the all held jointly with	ove accounts or cards anyone else?		Yes	No
lf Yes. provide di	ctails			

WARNING:

If you become bankrupt it may be possible for the Official Receiver to ask your bank or building society to release some or all of a credebalance to you of it is required for your domestic living expenses. However you should not access any account without first contacting the Official Receiver – if you become bankrupt, you must not use any credit cards or charge cards and should out them in half and send them to the Official Receiver.

.__..

. .

Section 5 cont: Bank Accounts and Credit Cards

Note: Include details of accounts with a debit (overdrawn) balance also shown in Section 4.

5.4 Please list any bank, building society or National Savings accounts you hold, or have hold in the last two years, including any joint, business or dormant accounts.

paid into tins account	(il'appt.cabte)	account £

Section 6 :	There are a set of the set of the second	
INACTION D 1	Employment and Present Income	

The court can order that you pay part of your earnings or other income to your trustee if your income is more than you need to live on. The order is known as an Income Payments Order and is made under section 310 of the Insolvency Act 1986. Alternatively you can enter into a voluntary arrangement with the Official Receiver or trustee called an Income Payments Agreement under section 310A of the Insolvency Act 1986.

You must answer the following questions about your income and outgoings and you may be asked to provide your wage slips or salary statements and bills such as gas or electricity to support your answers. This will enable a decision to be made as to whether an Income Payments Order or an income Payments Agreement is appropriate.

The court will not make an income Payments Order, neither would an income Payments Agreement be agreed, that would leave you too little income to meet the reasonable domestic needs of you and your family.

If an Income Payments Order or an Income Payments Agreement is made against you, the payments will usually stop after 3 years.

If your income increases while you are bankrupt, you must inform your trustee of the increase within 21 days.

6.l	Are you:	cmployed		sell-employed	unemployed	
	If you are unemployed, work, what was your la- your last employer?			_	 	
6.2	If employed, what is yo your employed? What is personnel department a reference number? When did you start this	s the address of t nd yeur pay	the		 	
	If self-employed, give) of the business.	the name and add	tress			

	6 cont: fimployment and Pre How much tax do you usually pay each mon	nels9
	יומי וותנו עב כס יסי ומואון און דער בסי	t.
6.5	How much do you pay in National Insurance each month?	e L
ð.6	Do you receive any other income, including slate benefits or tax crodits?	Yes No
	If Yes, state from what source (for example pension, state benefits, part-time earnings) and how much you receive each month?	£
6,7	How much do other members of your household contribute each month to the household expenses?	f
6.8	Total household income $(Q6.3 \pm 6.6 \pm 6.7)$	£
6.9	Give your conent (or last) Income Tax reference number.	
	Address of fax office (including postcode)	· ··

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Section	on 6 cont:	Employment	and Present [ucome		
6.10	Do you have any cur against you? If Yes, give details	ers in forco ¥	es N	0		
	. Name of credito	Date of T first payment	Date last payment due	Court	Amount of each payment and whether monthly or weekly £	Total ameunt paid to date £
	<u> </u>					
	: 	 i	:			
	· · ····					

Section 7 :	Oatgoings	
	· · · · · · · · · · · · · · · · · · ·	

The information in this section may be used to work out how much, if anything, you can afford in pay your creditors each month. It is important that it is accurate and that you include <u>all</u> necessary expenditure.

7.1 How much do you spend each month on the following:-

Morigage payments or rent on your home	£	
Housekceping (including food and cleaning)	£]
Gas, electricity, other heating	£	
Water	2 2	
Telephone charges	÷	
Travelling to and from work and other essential journeys	£	
Clothing	£	
Maintenance payments and fines	ſ	
Council tax	£	
Other essential payments (e.g. life/housebold insurance,	£	
car tax & repairs) Tota	1 £] +

insurance is currently in expiry date what is its force and Whut Name and address of landlord į Vet vulue prinpert y (e) (₹) ofthe 44 owing to secured Amount erçditar e e e You must take or send to the Official Receiver a copy of your lease or reut agreement. A rent demand or rent book will help if you do not have a copy agreement. € **₩** Current Property (including properties used for residential and business purposes) Name and address(es) of any joint Name and address of anyone who holds a charge or mortgage over your properly. tonam(s) ł --Name and address(cs) of any joint numer(s) Monthly rent 42 Approximate property (A) value of 94 Address of property and whether freehold or leasehold semi-sheached house), number of bolrooms property (c.g. flui, Address, type of properties. Give details of ргорстіся уми о*ч*ей. you rent cither alone or jointly. details of ar lease, listed in also be (these should Szeciue 8: 0::20 any Give λî μ 8,2 5

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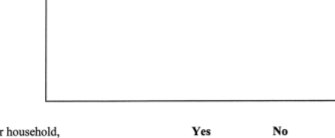
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Section 8 conto	Current Property		
 8.3 Apart from properties that you own, rent or lease, are there any other moperties in which you may otherwise have an interest? if Yes, give details 	any alber properties in	Yes 	No
Address of property, type of property (e.g. flut, setti- terrated) and number of bedrooms.	Who lets you use it?	How much do you pay?	Is there a writen agreement?
 8.4 Does anyone else have an interest in any of the properties that you own, runt or lease? This interest may be as a sub-tenant, a guarantor of the mortgage, a partner, a joint ienant, joint lesses or otherwise. If Yes, give details 	s that you own, rent of lease? mortgage, a partner, a joint		₽ X
Address of property (including Name of person with an postcode)	1 am Their address, if different from the property (including postcode) and reference		Nature of interest

	Details of solicitor (name and address) who acted on your behalf in the transaction
	Net sale proceeds (less any charges and legal fees) £
	To whom did you sell, transfer or give away the property?
ast Five Years	When did you sell, transfer or give away the property?
Property Disposed of in the last Five Years	Value of property £
Property Disp	Address of property
Section 9 :	Give details of any properties, owned alone or jointly, that you have sold, given away or transferred in the five years before the presenting of your bankruptcy petition.
š	9.1

Section 10: Members of your Household and Dependents

10.1 Give the names and ages of all occupants of your household and state which, if any, are dependent on you.



10.2 Apart from members of your household, is any other person dependent upon you?

> If Yes, provide details including their name, address and reason for dependency

Section 11:

Causes of Bankruptcy

- 11.1 When did you first have difficulty paying your debts?
- 11.2 What do you think are the reasons for you not having enough money to pay your debts? You should provide reasons to support your answer. For example, it would not be enough to state "the recession" without explaining its effect on your affairs.

11.3	Have you lost any money through betting or gambling during the last two years?	Yes No	

If Yes, how much have you lost?

Section 12 :

Declaration

I hereby confirm that my answers to all the above questions (including any extra information on pages following this declaration) are to the best of my knowledge and belief a true and accurate statement of my affairs as at today's date. I understand that I may be committing a criminal offence if I deliberately give false information in relation to my bankruptcy.

Your signature

BLOCK CAPITALS

Date

Name in

Section 13 :	Extra Information
Question No.	If there is insufficient space on any page, you should continue your answer to the question on this page. The question number should be given in the left-hand column.

Section 13 cont:	Extra Information	
Questior. No:		
Form 6.80 Order	to postal operator under section 371 of the Insolvency Act 1986	

Rule 6.235A

(TITLE)

	Mr Registrar	in chambers
(a) Insert full name	Upon the application of (a)	
(b) Delete as applicable	the (b) [official receiver] [trustee] of the abo	-
(c) Insert date	property, and after taking into consideration (c)	nis report filed on
	And upon hearing	
	And upon reading the evidence	
(d) Insert full address(es)	IT IS ORDERED that for a period of three all postal packets (within the meaning of the 2000), directed or addressed to the bankrup	e Postal Services Act
(c) Insert name and address of person to which post is to be re- addressed	shall be re-directed, sent or delivered by the the meaning of that Act) to whom this Orde	· · ·
	EXCEPT any letter on which there is a spe by the (b) [official receiver] [trustee] that it addressed, if possible.	
	A sealed copy of this order is to be forthwit [official receiver] [trustee] to the postal ope Order is addressed [and to the above named	rator to whom this

Dated

Form 6.83Notice to interested parties of a dwelling-house falling within Section 283A of the Insolvency Act 1986

Rule 6.237

(TITLE)

	In theCourt/District Registry
	Noof
(a) Insert date	Bankruptcy order dated (a)
(b) Insert full name and address of trustee	I (b)
	the trustee in bankruptcy of the above named hereby notify
(c) Insert name of bankrupt, and where applicable the name of the bankrupt's spouse or former spouse	(c)
(d) Insert address of dwelling- house	That the dwelling-house (d)
(e) Delete if unregistered land or insert relevant Land Registry details	(e) Registered at the Land Registry under title number
	falls within Section 283A(1) of the Insolvency Act 1986
	The last date under which I am able to serve this notice is
(f) Insert relevant date which is	(f)
(1) meet relevant date which is either 14 days before the third anniversary of the bankruptcy order or, 14 days before the third anniversary of when the official receiver or trustee became aware of the property	Dated
	Signed

Form 6.84Certificate issued pursuant to Rule 6.237B(1) of the Insolvency Rules 1986

Rule 6.237B

 (a) Insert full name and address of trustee 	I (a)
(b) Insert name of bankrupt	was appointed the trustee in bankruptcy of (b)
(c) Insert date of appointment	on (c)
(d) Insert mode of appointment and delete the	I enclose a copy of my Certificate of Appointment (d)
options that do not apply	
	OR
	Official Receiver only
	I became trustee of the bankrupt's estate on (c) pursuant to Section 293(3) of the Insolvency Act 1986 (being the date the court was notified that no first meeting of creditors was summoned)
(e) Insert address	A consequence of my appointment as trustee was that the bankrupt's interest in the property (e) vested in me pursuant to Section 306 of the Insolvency Act 1986.
(f) Delete as applicable	Pursuant to (f) Section [283A (2)], [283A (4)] [of the Insolvency Act 1986], [Section 261(8) of the Enterprise Act 2002] and pursuant to Rule 6.237B of the Insolvency Rules 1986 and with effect from (g)
(g) Insert date on which the property vests in the bankrupt	I certify that from (g) I no longer have an interest in the property and that from that date my former interest has vested in (b)
	Signed:
	Date: