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<u> </u>
state was

	Which security
	the said Creditor values at R
7.	The said Creditor solely on the proceeds of the property which constitutes its security for the satisfaction of his/her/its claim
8.	That the claim was not acquired by cession after the institution of the proceedings by which the estate was sequestrated/liquidated.
	SIGNATURE OF DECLARANT
c)	That he/she has no objection to taking the prescribed oath; and He/she considers the prescribed oath binding on his conscience; and Uttered the words "I swear that the contents of this declaration are true, so help me God", alternatively "I truly affirm that the contents of this declaration are true".
c) d)	He/she considers the prescribed oath binding on his conscience; and Uttered the words "I swear that the contents of this declaration are true, so help me
c) d)	He/she considers the prescribed oath binding on his conscience; and Uttered the words "I swear that the contents of this declaration are true, so help me God", alternatively "I truly affirm that the contents of this declaration are true".
c) d)	He/she considers the prescribed oath binding on his conscience; and Uttered the words "I swear that the contents of this declaration are true, so help me God", alternatively "I truly affirm that the contents of this declaration are true".

STATEMENT OF ACCOUNT

in terms of Section 44(6) of the Insolvency Act.

In the case of the claim being and attached to your in respect of goods sold and delivered on an open account. This statement should be completed in every respect claim document.

Name and Address of Creditor:				
Name of Insolvent Estate/Company/ Close Corporation in Liquidation:				
Brief Description of goods Supplied:				
DETAILS OF SALES				
Date	Invoice No.	Amount	Monthly Totals (Not Progressive)	
TOTAL DEBITS "A" R				
	DETAILS OF PAYMENTS RECEIVED AND	CREDITS ALLOWED		
Date	Payments or Credits (Specify)	Amount	Monthly Totals (Not Progressive)	
TOTAL DEBITS "B" R				
AMOUNT OF CLAIM AS PER AFFIDAVIT i.e. "A" LESS "B" R				

NOTE: (1) If no payments were received or credits given, state "NIL" under "B".

- (2) "A" and "B" must reflect full period of trading or for period of 12 months before date of liquidation / sequestration, whichever is thelesser.
- (3) A brief description of goods sold must be given i.e. Groceries, Clothing

[ONLY COMPLETE IF CREDITOR IS A CLOSE CORPORATION]

EXTRACTS OF THE MINUTES OF A MEETING OF THE MEMBERS OF

	_ ("the Close Corporation")		
	·····		
ON:			
MEMBERS PRESENT:	MEMBERS ABSENT:	:	
1	1		
2	2		
3			
4			
THE ABOVE CLOSE CORPORATION	ON HEREBY RESOLVE:		
In the Insolvent Estate of:			
		(n Liquidation)
that	be author	rised to sign a	all documents
on behalf of the Close Corporat	tion, to prove claims on behalf o	f the Close Cor	poration, to
nominate and vote for the elec	ction of a trustee/liquidator on	behalf of the	Close
	ers of attorneys, with or without		
	behalf of the Close Corporation	•	
	terms of the Close Corporation,		
	of South Africa to give effect to	•	
insolvency Acts of the Republic	or south Africa to give effect to	the aronement	ionea powers.
SIGNED ON BEHALF OF THE CLO	SE CORPORATION at	this	day of
1			
2		14514050	
3		MEMBER (Authorized h	erewith)
_			

[ONLY COMPLETE IF CREDITOR IS A COMPANY]

EXTRACTS OF THE MINUTES OF A MEETING OF THE DIRECTORS OF

	_ ("the Company")	
HELD AT:		
DIRECTORS PRESENT:	DIRECTORS ABSENT:	
1	1	
2	2	
3		
4		
THE ABOVE COMPANY HEREBY RE	SOLVE:	
In the Insolvent Estate of:	(In Liquidatio	nn)
	(in Liquidation	
attorneys, with or without powers of the Company at any meeting of the Close Corporation, Companion give effect to the aforemention	lator on behalf of the Company and to sign powers of of substitution, in favour of any person to act on behal of creditors and/or members convened in terms es and/or Insolvency Acts of the Republic of South Afric ed powers. COMPANY at this day	a
I		
2		
3	(Authorized herewith)	
4.		

[ONLY COMPLETE IF CREDITOR IS A PARTNERSHIP]

EXTRACTS OF THE MINUTES OF A MEETING OF THE PARTNERS OF

	_ ("the PARNERSHIP")	
HELD AT:		
	PARTNERS ABSENT:	
1	_ 1	
2	2	
3	_	
4	_	
THE ABOVE PARTNERSHIP HE	REBY RESOLVE:	
In the Insolvent Estate of:		(In Liquidation)
that		sign all documents
	o prove claims on behalf of the Partners ee/liquidator on behalf of the Partnershi	•
·	powers of substitution, in favour of an	
·	ny meeting of creditors and/or members nies and/or Insolvency Acts of the Repub	
give effect to the aforemention	ned powers.	
SIGNED ON BEHALF OF TH	E PARTNERSHIP at	_ this day of
	·	
1		
2	_	
3	4)	Authorized herewith)
4		

[ONLY COMPLETE IF THE CREDITOR IS A TRUST]

EXTRACTS OF THE MINUTES OF A MEETING OF THE TRUSTEES OF

	("the TRUST")	
HELD AT:		
TRUSTEES PRESENT:	TRUSTEES ABSENT:	
l	_ 1	
2	_ 2	
3	-	
l	-	
THE ABOVE TRUST HEREBY	Y RESOLVE:	
In the Insolvent Estate of:		
		(In Liquidation)
that	be authorised	d to sign all documents
the election of a trustee/li with or without powers of Trust at any meeting of	prove claims on behalf of the Trust, to iquidator on behalf of the Trust and to sit is substitution, in favour of any person creditors and/or members convened and/or Insolvency Acts of the Republication	ign powers of attorneys, to act on behalf of the in terms of the Close
SIGNED ON BEHALF O	F THE TRUST at	this day of
1		
2	_	
3	_	
4	_	(Authorized herewith)

[TO BE COMPLETED IF THE CREDITOR IS A CLOSE CORPORATION, COMPANY, PARNERSHIP OR TRUST] POWER OF ATTORNEY TO PROVE CLAIMS ETC.

In the Insolvent Estate of:	(In	Liquidation)
/We, the undersigned:		
n my/our capacity(s) as*:	<u>of</u>	
ereinafter referred to as the said Creditor), Do	hereby nominate, constitute and	appoint**
jointly and severally, with power of subsimy/our name, place and stead, to appear Magistrate, or before any Presiding Of Commissioner, and to appear at all Meeting matter and then and there as my/our agent against the Estate or the Company in liquidat of a Trustee, to vote for the election of a Liquidator/s directions as to the mana person or persons, and further to represe Company in liquidation, as the case maccompromise, Scheme of Arrangement or Comight or could do if personally present a confirming and promising and agreeing to rattorney/s and Agent/s shall lawfully do o presents.	before the Master of the High fficer, at his or their office, as of Creditors and/or Members to in act and deed to prove and fill ition, as the case may be; to vote uidator, as the case may be; to gement thereof; on my/our behand the me/us in all matters relating the highest to very mposition, and generally for effected acting therein, hereby ratifying tify, allow and confirm all and will acting the series of the serie	Court, or before the likewise before any o be held in the above e my/our claim or claims for the election give the Trustee/s or alf to examine any g to the Estate or ote on an Offer of cting the purposes as I/we ng allowing and natsoever my/our said
GIVEN under my/our han <u>d at</u>	this	day of
20		
	AS WITNESSES	
(Duly Authorized)	1	
	2	

Insert here whether Director, Owner or Partner

** Name of Firm, Company or Initial in right margin authorizing us to appoint a representative.

PS A Manager or Secretary may only sign if his authority has been registered with the Master of the High Court, or if a Certified copy of a resolution of the Board of Directors of the Company authorizing such Manager or Secretary to sign is lodged with the claim.

[ONLY COMPLETE IF THE CREDITOR IS A PERSON IN HIS PERSONAL CAPACITY] POWER OF ATTORNEY TO PROVE CLAIMS ETC.

In the Insolvent Estate of:		(In Liquidation)
I, the undersigned:		
acting in my personal capacity		
(hereinafter referred to as the said Creditor),	Do hereby nominate, constitut	te and appoint**
jointly and severally, with power of substituding my/our name, place and stead, to appear a Magistrate, or before any Presiding Off Commissioner, and to appear at all Meetings matter and then and there as my/our agent claims against the Estate or the Company in light of a Trustee, to vote for the election of a Liquigor or the Liquidator/s directions as to the marperson or persons, and further to represent Company in liquidation, as the case may Compromise, Scheme of Arrangement or Corl/we might or could do if personally prese confirming and promising and agreeing to rate Attorney/s and Agent/s shall lawfully do or presents.	before the Master of the High icer, at his or their office of Creditors and/or Members in act and deed to prove and iquidation, as the case may be; uidator, as the case may be; nagement thereof; on my/our at me/us in all matters relat by be, including the right to mposition, and generally for ed and acting therein, hereby tify, allow and confirm all and to	h Court, or before the , likewise before any to be held in the above file my/our claim or ; to vote for the election to give the Trustee/s behalf to examine any cing to the Estate or vote on an Offer of ffecting the purposes as y ratifying allowing and whatsoever my/our said
GIVEN under my/our han <u>d at</u>	this	day of
20		
	AS WITNESSES	
	1	

NOTES ON COMPLETION OF CLAIM FORM

PLEASE TAKE NOTE OF THE FOLLOWING PRIOR TO COMPLETION OF THE CLAIM FORM

CLAIM FORM/AFFIDAVIT

- Deponent and Commissioner should initial <u>every page</u> of the claim including the attached supporting documents.
- Commissioner of Oaths must print his <u>full names (not initials)</u> and business address be below his signature.
- Any alterations must be initialed by both the deponent and the Commissioner of Oaths.
- A secured creditor, who relies upon his security should state such a fact at the applicable section on the claim form security as well as the amount at which the creditor values such security must be inserted.

RESOLUTIONS i.e. "MINUTES OF THE EXTRACTS OF A MEETING OF..."

- Deponent should only complete the applicable resolution e.g. if the creditor is a Close Corporation complete the resolution marked "ONLY COMPLETE IF CREDITOR IS A CLOSE CORPORATION".
- Remember to delete the not applicable MEMBER/DIRECTOR/TUSTEE/PARTNER.
- No Resolution is necessary if the creditor is a person claiming within his/her personal capacity.

POWER OF ATTORNEY

- If the creditor is a Company/Close Corporation, Trust or Partnership the correct Power of Attorney, marked as such should be completed and signed by the person duly authorized in terms of the Resolution to do so.
- If the creditor is a person claiming within his/her personal capacity the, the correct Power of Attorney marked as such should be completed.
- In ALL instances, the Power of Attorney should be signed by TWO independent witnesses.

SUPPORTING VOUCHERS

- <u>Services Rendered</u>: Annex copies of invoices and proof of payments to claim form
- Goods supplied on open account: complete the statements annexed to the Affidavit (for last 12 months).
 Furnish explanation why any item is dated after Insolvency/Liquidation/Judicial Management. See below regarding interest.
- Monies lent: annex detailed Statement of Account plus receipts or certified copies of paid cheques.
- <u>Interest:</u> must be calculated to date of <u>Provisional Order</u> of Insolvency/ Liquidation/Judicial Management. Rate of interest and periods must be shown. No interest may be claimed unless an Agreement between the parties to pay such interest is annexed.
- <u>Legal Charges:</u> annex Attorney's taxed Bill of Costs which must reflect dates alongside each of the items therein.
- Mortgage Bonds & Instalment Sale Agreements: annex original documents or certified copies and detailed statements. Refer above regarding interest.

- Rent: annex original Lease Agreement or certified copy and detailed statement of rent due up to date of Provisional Order showing rental and periods.
- <u>Suretyships:</u> annex original documents or certified copies and detailed statement of claim against principal debtor.