**Form 15A**

Rule 168B(1)

**THE BANKRUPTCY ACT**

**(CHAPTER 20)**

**BANKRUPTCY RULES**

**NAME**

**BANKRUPTCY NO. OF**

**NOTICE OF DETERMINATION OF MONTHLY CONTRIBUTION AND TARGET CONTRIBUTION UNDER SECTION 86A OF THE BANKRUPTCY ACT**

Take notice that, as the administrator of the above estate, I have this day determined your monthly contribution[[1]](#footnote-1) and target contribution[[2]](#footnote-2) to be (i) **$\_\_\_\_\_\_\_\_**and (ii) **$\_\_\_\_\_\_\_\_\_\_\_\_**respectively.

You shall pay the monthly contribution of **$**  to the Official Assignee commencing on **\_\_\_\_\_\_\_\_\_\_\_\_\_** for a period of consecutive **52/76** months.

For avoidance of doubt, this Notice shall supersede previous Notice(s) issued in the last preceding bankruptcy (if any).

And further take notice that if you are dissatisfied with my decision in respect of the determination, you may apply to the court to review the decision within 21 days from this date.

Dated this day of 2019

for OFFICIAL ASSIGNEE

**For service by hand for bankrupts only**

**Acknowledged by**:

Name:

Date:

Signature:

1. **Monthly contribution**: Based on earning capacity or earning potential. It is not based on the size of the debts. [↑](#footnote-ref-1)
2. **Target contribution**: Based on the monthly contribution and the period you are expected to be in bankruptcy. Your total debt has not been finalised at the present time. Should the target contribution be greater than the total debt, you may be issued with a Certificate of Annulment after all fees, costs and debts are settled in full. If this should apply to you, we will advise you of this in the future. In the meantime, you are expected to pay the monthly contribution. [↑](#footnote-ref-2)