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| Form 18  Rule 159(6) |
| **BANKRUPTCY ACT**  **(CHAPTER 20)**  **BANKRUPTCY RULES**  (Title)  **GENERAL PROXY**  I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereby appointed  (*Name and address of creditor*)  the Official Assignee in the above matter [or Mr. of  , a person in my regular employ] to be my general proxy in the above matter [excepting as to the receipt of dividend].  Dated this day of 20 .  (*Signature of Witness*) (*Signature)*  Address   |  | | --- | | **Notes**   1. When the creditor desires that his general proxy should receive dividends he should strike out the words, “excepting as to the receipt of dividend”, putting his initials thereto. The creditor must fill up the blanks in his own handwriting. 2. The authorised agent of a Corporation may fill up blanks, and sign for the corporations, e.g.   “For the Company.  [Signed]\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  (Duly authorised under the seal of the Company)”   1. A proxy given by a firm or person carrying on business, may be filled up and signed by a person having a general authority in writing to sign for such firm or person. Such person shall sign –   *[Signed]* (*Name of person signing*).  Duly authorised by a general authority in writing to sign on behalf of  [name of creditor]   1. The Official Assignee may require the authority to sign to be produced for inspection. 2. **Certificate to be signed by witness blind or**   **incapable of filling up the above proxy**  I, , of ,  hereby certify that all insertions in the above proxy are in my own handwriting and  have been made by me at the request of the abovenamed and in his presence before  he attached his signature (or mark) thereto.  Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Address \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | |