|  |
| --- |
| Form 31  Rule 209(2) |
| **BANKRUPTCY ACT**  **(CHAPTER 20)**  **BANKRUPTCY RULES**  (Title)  **ORDER ON APPLICATION TO APPROVE COMPOSITION**  **OR SCHEME OF ARRANGEMENT**   |  | | --- | | On the application of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and on reading the report of the Official Assignee filed on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20 , and hearing the Official Assignee/Trustee and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and the court being satisfied that the creditors in the above matter have duly accepted and approved a [composition] [scheme] in the terms contained in the said report of the Official Assignee and being satisfied that the said terms arereasonable and calculated to benefit the general body of creditors, the said [composition] [scheme] is hereby approved, and it is ordered that the bankruptcy order made against the said [bankrupt] on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 20 , is hereby annulled, |   OR   |  | | --- | | and being satisfied that the said terms are not reasonable or calculated to benefit the general body of creditors and that facts have been proved that would, under the Act, justify the court in refusing, qualifying, or suspending the bankrupt’s discharge. |   The court do hereby refuse to approve the said composition (or scheme).  Dated this day of 20 .  By the Court,  *Registrar* |