|  |  |
| --- | --- |
| ***Note****: this form should not be used for the initial appointment of a Liquidator under Section 100 of the Insolvency Act 1986 – for a Deemed Consent decision in that situation use form* ***CVL19DC*** *instead* | |
|  |  |
| **Registered name of Company** |  |
| **Registered number** |  |
| **Former registered name** *Include any former name under which the Company was registered in the 12 months prior to resolution to wind up* |  |
| **Trading names or styles** *Include any under which either the Company carried on business or debts owed to a creditor were incurred* |  |
| **Registered office** |  |
| **Principal trading address** |  |

|  |  |
| --- | --- |
| **Text of notice**  **Note: The standard wording provided is compliant with the relevant legislation, but please make changes if necessary** | Notice is hereby given, pursuant to Rule 15.13 of the Insolvency (England and Wales) Rules 2016, that the [Liquidator]/[Joint Liquidators]\* of the above-named Company (the ‘convener(s)’) [is]/[are]\* seeking deemed consent from creditors on ***[description of matter(s) on which decision is sought]***. |
| **Decision details** | The decision date for any objections to be made to this proposed decision is ***[decision date]***. In order to object to the proposed decision a creditor must have delivered a notice, stating that the creditor so objects, to the [Liquidator]/[Joint Liquidators]\* not later than 23.59 hours on the decision date. If less than the appropriate number (10% in value) of relevant creditors (defined as those who would be entitled to vote in a decision procedure, if the decision had been sought in that way) object to the proposed decision, the creditors are to be treated as having made the proposed decision. |
| **Proofs** | The notice of objection must be delivered together with a proof in respect of the creditor’s claim in accordance with the Rules failing which the objection will be disregarded. Proofs may be delivered to ***[address for delivery of proofs]***. A creditor who has opted out from receiving notices may nevertheless make an objection if the creditor provides a proof of debt in the requisite time frame. |
| **Any additional text**  ***Include any additional text that you wish to add*** | It is the [convener’s]/[conveners’] responsibility to aggregate any objections to see if the threshold is met for the decision to be taken as not having been made. If the threshold is met the deemed consent procedure will terminate without a decision being made and if a decision is sought again on the same matter it will be sought by a decision procedure. |

|  |  |
| --- | --- |
| **Names, IP numbers, firm names and addresses of Liquidators** | (IP number      ) of        (IP number      ) of |
| **Date of appointment of Liquidators** |  |
| **Contact information for Liquidators** *Either an e-mail address or telephone number* |  |
| **Optional alternative contact name** |  |