Companies (Winding Up) Rules, 2020

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Rule COMPANIES-WINDING-UP-RULES-2020 of 2020

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Companies (Winding Up) Rules, 2020Published vide Notification No. G.S.R. 46(E), dated 24.01.2020Last Updated 15th February, 2020G.S.R. 46(E). - In exercise of the powers conferred by sub-sections (1) and (2) of section 468 and subsections (1) and (2) of section 469 of the Companies Act 2013 (18 of 2013) the Central Government hereby makes the following rules namely: -

Part I – General

1. Short title commencement and application.

(1) These rules may be called the Companies (Winding Up) Rules 2020.(2) They shall come into force on the 1st day of April 2020.(3) These rules shall apply to winding up under of Companies Act 2013 (18 of 2013).

2. Definitions.

- In these rules unless the context or subject matter otherwise requires -(a)"Act" means the Companies Act 2013 (18 of 2013);(b)"Form" means a Form annexed to these rules;(c)"Registrar" means the Registrar of the National Company Law Tribunal or National Company Law Appellate Tribunal and includes such other officer of the Tribunal or Bench thereof to whom the powers and functions of the Registrar are assigned;(d)"Registry" means the Registry of the Tribunal or any of its Benches or of the Appellate Tribunal as the case may be which keeps records of the applications and documents relating thereto;(e)"Section" means section of the Act;(f)words and expressions used and not defined in these rules but defined in the Act shall have the meanings respectively assigned to them in the Act.

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Part II – Winding up by tribunal

3. Petition for winding up.

(1) For the purposes of sub-section (1) of section 272 a petition for winding up of a company shall be presented in Form WIN 1 or Form WIN 2 as the case may be with such variations as the circumstances may require and shall be presented in triplicate. (2) Every petition shall be verified by an affidavit made by the petitioner or by the petitioners where there are more than one petitioners and in case the petition is presented by a body corporate by the Director Secretary or any other authorised person thereof and such affidavit shall be in Form WIN 3.

4. Statement of affairs.

- The statement of affairs as required to be filed under sub-section (4) of section 272 or sub-section (1) of section 274 shall be in Form WIN 4 and shall contain information up to the date which shall not be more than thirty days prior to the date of filling the petition or filling the objection as applicable and the statement of affairs shall be made in duplicate duly verified by an affidavit and affidavit of concurrence of the statement of affairs shall be in Form WIN 5.

5. Admission of petition and directions as to advertisement.

- Upon filing of the petition it shall be posted before the Tribunal for admission of the petition and fixing a date for the hearing thereof and for appropriate directions as to the advertisements to be published and the persons if any upon whom copies of the petition are to be served and where the petition has been filed by a person other than the company the Tribunal may if it thinks fit direct notice to be given to the company and give an opportunity of being heard before giving directions as to the advertisement of the petition if any and the petitioner shall bear all costs of the advertisement.

6. Copy of petition to be furnished.

- Every contributory of the company shall be entitled to be furnished by the petitioner or by his authorised representative with a copy of the petition within twenty four hours of his requiring the same on payment of five rupees per page.

7. Advertisement of petition.

- Subject to any directions of the Tribunal notice of the petition shall be advertised not less than fourteen days before the date fixed for hearing in any daily newspaper in English and vernacular language widely circulated in the State or Union territory in which the registered office of the company is situated and the advertisement shall be in Form WIN 6.

8. Application for leave to withdraw petition.

(1)A petition for winding up shall not be withdrawn after presentation without the leave of the Tribunal subject to compliance with any order of the Tribunal including as to costs.(2)An application for leave to withdraw a petition for winding up which has been advertised in accordance with the provisions of rule 7 shall not be heard at any time before the date fixed in the advertisement for the hearing of the petition.

9. Substitution for original petitioner.

(a)Where a petitioner -(i)is not entitled to present a petition; or(ii)fails to advertise his petition within the time prescribed by these rules or by order of Tribunal; or(iii)consents to withdraw the petition or to allow it to be dismissed or fails to appear in support of his petition when it is called on in Tribunal on the day originally fixed for the hearing thereof or any day to which the hearing has been adjourned; or(iv)if appearing does not apply for an order in terms of the prayer of his petition; or,(b)where in the opinion of the Tribunal there is other sufficient cause for an order being made under this rule the Tribunal may upon such terms as it may think just substitute as petitioner any other person who in the opinion of the Tribunal would have a right to present a petition and who is desirous of prosecuting the petition.

10. Procedure on substitution.

- Where the Tribunal makes an order substituting a contributory as petitioner in a winding up petition it shall adjourn the hearing of the petition to a date to be fixed by the Bench and direct such amendments of the petition as may be necessary and such contributory shall within seven days from the making of the order amend the petition accordingly and file two legible and clean copies thereof together with an affidavit in duplicate setting out the grounds on which he supports the petition and the amended petition shall be treated as the petition for the winding up of the company and shall be deemed to have been presented on the date on which the original petition was presented.

11. Affidavit-in-objection.

- Any affidavit in objection to the petition under sub-section (1) of section 272 shall be filed within thirty days from the date of order and a copy of the affidavit shall be served on the petitioner or his authorised representative forthwith and copies of the affidavit shall also be given to any contributory appearing in support of the petition who may require the same on payment of five rupees per page within three working days.

12. Affidavit in reply.

- An affidavit in reply to the affidavit in objection to the petition shall be filed not less than seven days before the day fixed for the hearing of the petition and a copy of the affidavit in reply shall be served on the day of the filing thereof on the person by whom the affidavit in objection was filed or

his authorised representative.Liquidator

13. Applicability.

- Unless specified otherwise the rules hereinafter shall apply to all types of liquidators.

14. Appointment of provisional liquidator or Company Liquidator.

(1) After the admission of a petition for the winding up of a company by the Tribunal and upon proof by affidavit of sufficient ground for the appointment of a provisional liquidator the Tribunal if it thinks fit and upon such terms and conditions as in the opinion of the Tribunal shall be just and necessary may appoint a provisional liquidator of the company pending final orders on the winding up petition in pursuance of clause (c) of sub-section (1) of section 273 and where the company is not the applicant notice of the application for appointment of provisional liquidator shall be given to the company in Form WIN 7 and the company shall be given a reasonable opportunity to make its representation unless the Tribunal for reasons to be recorded in writing dispenses with such notice.(2) The order appointing the provisional liquidator shall set out the restrictions and limitations if any on his powers imposed by the Tribunal in accordance with the sub-section (3) of section 275 and the order shall be in Form WIN 8 with such variations as may be necessary.(3)An order for the appointment of a provisional liquidator as passed in accordance with clause (c) of subsection (1) of section 273 shall also state that it will be the duty of every person who is in possession of any property books or papers cash or any other assets of the company including the benefits derived therefrom to surrender forthwith such property books or papers cash or other assets and the benefits so derived as the case may be to the provisional liquidator.(4)Where an order for the appointment of provisional liquidator or Company Liquidator as the case may be has been made the Registrar shall as provided in sub section (1) of section 277 within a period not exceeding seven days from the date of passing of the order send intimation to the Company Liquidator or provisional liquidator in Form WIN 9 by registered post or by speed post or by courier service or by electronic means and a copy of the order for the appointment of provisional liquidator or Company Liquidator as the case may be shall also be sent to the Registrar of Companies together with a copy of the petition and the affidavit if any filed in support thereof. (5) The provisional liquidator or the Company Liquidator as the case may be appointed by the Tribunal shall file a declaration in Form WIN 10 disclosing conflict of interest or lack of independence in respect of his appointment if any with the Tribunal within seven days from the date of appointment. (6) The provisional liquidator or the Company Liquidator as the case may be shall be appointed by the Tribunal from amongst the insolvency professionals registered under the Insolvency and Bankruptcy Code 2016 (31 of 2016) unless the official liquidator is appointed.

15. Rules applicable to provisional liquidator.

- The rules relating to Company Liquidators shall apply to provisional liquidators so far as applicable subject to such directions as the Tribunal may give in each case.

16. Costs etc. of provisional liquidator.

- Subject to any order of the Tribunal all the costs charges and expenses incurred by the provisional liquidator shall be paid out of the assets of the company and if the company does not have sufficient assets or any assets to pay the costs charges and expenses the Tribunal may make appropriate orders in this regard. Winding Up Order

17. Order to be sent to liquidator and form of order.

(1)For the purposes of sub section (1) of section 277, the order for winding up shall be in Form WIN 11 with such variations as may be necessary and the order for winding-up shall be sent by the Registrar after it is signed and sealed within a period not exceeding seven days from the date of receipt of the order by the Registrar to the Company Liquidator and the Registrar of Companies in Form WIN 12 and Form WIN 13 and the copy of the order sent to Company Liquidator shall be accompanied by a copy of the petition and the affidavit if any filed in support thereof if not already sent at the time of appointment of the provisional liquidator.(2)The Company Liquidator shall cause a sealed copy of the order to be served upon the company in accordance with the provisions of section 20 at its registered office or if there is no registered office at its principal or last known principal place of business or upon such other person or persons or in such manner as the Tribunal may direct.(3)A copy of the order made by the Tribunal shall also be filed by the liquidator within thirty days of the receipt with the Registrar of Companies in form INC-28 of the Companies (Incorporation) Rules 2014.

18. Contents of winding up order.

- An order for winding up a company shall inter-alia contain that it will be the duty of such of the persons as are liable to submit the books of account of the company completed and audited upto the date of the order to attend on the Company Liquidator at required time and place and give him all the information and it will be the duty of every person who is in possession of any property books or papers cash or any other assets of the company including the benefits derived therefrom to surrender forthwith such property books or papers cash or other assets and the benefits so derived as the case may be to the Company Liquidator.

19. Directions on making winding up order.

- At the time of making the winding up order or at any time thereafter the Tribunal shall give directions to the petitioner as to the advertisement of the order and the persons if any on whom the order shall be served and the persons if any to whom notice shall be given of the further proceedings in the liquidation and such further directions as may be necessary.

20. Advertisement of order.

- Save as otherwise ordered by the Tribunal the order for the winding up of a company by the Tribunal shall within fourteen days of the date of the order be advertised by the petitioner in a newspaper in the English language and a newspaper in vernacular language widely circulating in the State or the Union territory where the registered office of the company is situated and shall be served by the petitioner upon such person if any and in such manner as the Tribunal may direct and the advertisement shall be in Form WIN 14.

21. Declaration by Company Liquidator.

- The declaration by the Company Liquidator regarding disclosing conflict of interest or lack of independence if any in respect of his appointment as Company Liquidator as referred to in sub-section (6) of section 275 shall be filed in Form WIN 10 with the Tribunal.

22. Company Liquidator to take charge of assets and books and papers of company.

(1)On a winding up order being made the Company Liquidator shall forthwith take into his custody or under his control all the properties and effects actionable claims and the books and papers of the company and it shall be the duty of all persons having custody of any of the properties books and papers cash or any other assets of the company to deliver possession thereof to the Company Liquidator.(2)Where the company its promoters its key managerial personnel or any other person required to cooperate with the liquidator does not so cooperate the liquidator may make an application to the Tribunal for an appropriate order.(3)The Tribunal on receiving an application under sub-rule (2) shall by an order direct such promoters key managerial personnel or other person (including contractual counter party supplier service provider or auditor) -(a)to provide the information requested by the liquidator; and(b)to comply with the instructions of the liquidator and to cooperate with him in collection of information and taking custody of the assets properties and books of accounts.

23. Form of proceedings after winding up order is made.

- After a winding up order is made or a provisional liquidator is appointed every subsequent proceeding in the winding up shall bear the original number of the winding up petition besides its own distinctive number but against the name of the company in the cause-title the words 'in liquidation' or 'in provisional liquidation' as the case may be shall appear in brackets. Application For Stay of Suits Etc. On Winding Up Order

24. Application for leave to commence or continue suit or proceeding.

- An application under sub-section (1) of section 279 for leave of the Tribunal to commence or continue any suit or other legal proceeding by or against the company shall be made in Form WIN

15 upon notice to the Company Liquidator and the parties to the suit or proceeding sought to be commenced or continued. Reports By Company Liquidator Under Section 281

25. Report by Company Liquidator.

(1)The report to be submitted by the Company Liquidator under subsection (1) of section 281 shall be in Form WIN 16 with such variations as may be necessary and the Company Liquidator may make further report or reports if he thinks fit according to the provisions of sub-section (4) of the said section.(2)It shall be the duty of the promoters directors officers employees and every person who has made or concurred in making of the statement of affairs if and when required to attend on the Company Liquidator and answer all such questions as may be put to him give all such further information as may be required from him and provide such assistance as may be required by the Company Liquidator.(3)The Tribunal shall within seven days from the receipt of such report fix a date for the consideration thereof by the Tribunal and notify the date on the notice board of the Tribunal and to the Company Liquidator.

26. Inspection of statement of affairs and report.

- Every creditor or contributory by himself or by his agent shall be entitled to inspect the statement of affairs submitted under sub-section (4) of section 272 or sub-section (1) of section 274 and the report of the Company Liquidator submitted under sub-rule (1) of rule 25 on payment of a fee of one thousand rupees and to obtain copies thereof or extracts therefrom on payment of a fee of five rupees per page.

27. Consideration of report by Tribunal.

- The consideration of the report made by the Company Liquidator pursuant to section 281 shall be placed before the Tribunal and the Company Liquidator shall personally or by authorised representative attend the consideration of the said report and give the Tribunal any further information or explanation with reference to the matters contained therein which the Tribunal may require and on consideration of the aforesaid report the Tribunal may pass such orders and give such directions as it may think fit. Settlement of List of Contributors

28. Provisional list of contributors.

(1)Unless the Tribunal dispenses with the settlement of a list of contributors the Company Liquidator shall prepare and file in the Tribunal not later than twenty-one days after the date of the winding up order a provisional list of contributors of the company with their names and addresses the number of shares or the extent of interest to be attributed to each contributory the amount called up and the amount paid up in respect of such shares or interest and distinguishing in such list the several classes of contributors.(2)The list shall consist of every person who was a member of the company at the commencement of the winding up or his representative and shall be divided into two parts the first part consisting of those who are contributors in their own right and the second

part of those who are contributors as being representatives of or liable for the debts of others as required under sub-section (1) of section 281 and the list shall be in Form WIN 17.

29. Notice to be given of date of settlement.

(1)Upon the filing of the provisional list of contributors mentioned in rule 28 the Company Liquidator shall obtain a date from the Tribunal for settlement of the list of contributors and shall give notice of the date appointed to every person included in such list stating in such notice in what character and for what number of shares or extent of interest such person is included in the list the amount called up and the amount paid up in respect of such shares or interest and informing such person by such notice that if he intends to object to his being settled as a contributory in such character and for such number of shares or interest as mentioned in the list he should file in Tribunal his affidavit in support of his contention and serve a copy of the same on the Company Liquidator not less than two days before the date fixed for the settlement and appear before Tribunal on the date appointed for the settlement in person or by authorised representative and such notice shall be in Form WIN 18 and shall be sent in the mode set out in section 20 so that it reaches the contributors not less than fourteen days before the date fixed for the settlement.(2)The person who posted the notice shall swear by an affidavit in Form WIN 19 relating to the dispatch thereof and file the same in the Tribunal not later than two days before the date fixed for the settlement of the list.

30. Settlement of list.

- On the date appointed for the settlement of the list referred to in rule 29 the Tribunal shall hear any person who objects to being settled as a contributory or as a contributory in such character or for such number of shares or extent of interest as is mentioned in the said list and after such hearing shall finally settle the list in accordance with sub-section (1) of section 285 and the aforesaid list when settled shall be certified by the Tribunal under its seal and shall be in Form WIN 20.

31. Notice of settlement to contributors.

(1)Upon the receipt of the settled list of contributors as certified by the Tribunal in terms of rule 30 the Company Liquidator shall within a period of 7 days issue notice to every person placed on the said list of contributors stating in what character and for what number of shares or interest he has been placed on the said list what amount has been called up and what amount paid up in respect of such shares or interest and in the notice he shall inform such person that any application for the removal of his name from the aforesaid list or for a variation of the said list must be made to the Tribunal within fifteen days from the date of service on the contributory of such notice and such notice shall be in Form WIN 21 and shall be sent to each person settled on the said list by pre-paid registered post or speed post at the address mentioned in the said list.(2)An affidavit of service relating to the dispatch of the notice to the contributors under this rule shall be sworn by the person who dispatched the said notice and shall be filed in Tribunal within seven days of the said dispatch of notice and such affidavit shall be in Form WIN 22.

32. Supplemental list of contributors.

- The Tribunal may add to the list of contributors by a supplemental list or lists and any such addition shall be made in the same manner in all respects as the settlement of the original list.

33. Variation of list.

- Save as provided in rule 31 the list of contributors shall not be varied and no person settled on the list as a contributory shall be removed from the list or his liability in any way varied except by order of the Tribunal and in accordance with such order.

34. Application for rectification of list.

- If after the settlement of the list of contributors the Company Liquidator has reason to believe that a contributory who had been included in the provisional list has been improperly or by mistake excluded or omitted from the list of contributors as finally settled or that the character in which or the number of shares or extent of interest for which he has been included in the list as finally settled or any other particular contained therein requires rectification in any respect he may upon notice to the contributory concerned apply to the Tribunal for such rectification of the list as may be necessary and the Tribunal may on such application rectify or vary the list as it may think fit.

35. List of contributors consisting of past members.

- It shall not be necessary to settle a list of contributors consisting of the past members of a company unless so ordered by the Tribunal and where an order is made for settling a list of contributors consisting of the past members of a company the provisions of these rules shall apply to the settlement of such list in the same manner as they apply to the settlement of the list of contributors consisting of the present members. Advisory Committee

36. Meeting of creditors and contributors.

- The meeting of the creditors and contributors in accordance with the provisions of sub-section (3) of section 287 to determine the persons who may be the members of the advisory committee shall be convened held and conducted in the manner hereinafter provided in these rules for the holding and conducting of meeting of creditors and contributors.

37. Company Liquidator to report result of meeting.

(1)As soon as possible but not later than seven days after the holding of the meeting of the creditors and contributors the Company Liquidator shall report the result thereof to the Tribunal and such report shall be in Form WIN 23.(2)Where the creditors and contributors have agreed upon the constitution and composition of the advisory committee and the persons who are to be members thereof an advisory committee shall subject to the provisions of sub-section (2) of section 287 be

constituted in accordance with such decision and the Company Liquidator shall set out in his report the names of the members of the committee so constituted.(3)After being directed by the Tribunal to constitute an advisory committee where the creditors and contributors have not agreed upon the composition of the advisory committee and the persons who are to be members thereof the Company Liquidator shall at the time of making his report as aforesaid apply to the Tribunal for directions as to what shall be its composition and who shall be the members thereof and the Tribunal shall thereupon fix a date for the consideration of the report of the Company Liquidator and the notice of the date so fixed shall be advertised by the Company Liquidator in such manner as the Tribunal shall direct not less than seven days before the date so fixed and the advertisement shall be in Form WIN 24.(4)On the date fixed for hearing of the said application for directions the Tribunal may after hearing the Company Liquidator and any creditor or contributory who may appear decide as to who would be the members of the said advisory committee or pass such orders or give such directions in the matter as the Tribunal may think fit.

38. Filling - up of vacancy in advisory committee.

(1)On a vacancy occurring in the advisory committee the Company Liquidator shall forthwith summon a meeting of creditors or of contributors as the case may require to recommend for filling the vacancy and the meeting may by resolution recommend for reappointing the same or propose for appointing another creditor or contributory as the case may to fill the vacancy:Provided that if the Company Liquidator having regard to the position in the winding up is of the opinion that it is unnecessary for the vacancy to be filled he may apply to the Tribunal and the Tribunal may make an order that the vacancy shall not be filled or shall not be filled except in such circumstances as may be specified in the order.(2)The continuing members of the advisory committee if not less than two may act notwithstanding any vacancy in the said committee.(3)Where the creditors or contributors as the case may be fail to fill the vacancy for whatever reason the Company Liquidator shall forthwith report such failure to the Tribunal and Tribunal may by order fill such vacancy.

39. Company Liquidator and members of advisory committee dealing with company's assets.

- Neither the Company Liquidator nor any member of the advisory committee shall while acting as such liquidator or member of such committee in any winding up either directly or indirectly by himself or through his employer partner clerk agent servant or relative become purchaser of any part of the company's assets except by leave of the Tribunal and any such purchase made contrary to the provisions of this rule may be set aside by the Tribunal on the application of the said liquidator or of a creditor or contributory as the case may be and the Tribunal may make such order as to costs as it may think fit.

40. Advisory committee not to make profit.

- No member of the advisory committee shall except under the order of the Tribunal directly or indirectly by himself or through his employer partner clerk agent servant or relative be entitled to

derive any profit from any transaction arising out of the winding up or to receive out of the assets any payment for services rendered by him in connection with the administration of the assets or for any goods supplied by him to the Company Liquidator for or on account of the company and where any profit or payment has been made contrary to the provisions of this rule such payment shall be disallowed or the profit shall be recovered as the case may be on the audit of the such liquidator's accounts or otherwise.

41. Cost of obtaining order of Tribunal.

- In any case in which an order of the Tribunal is obtained under rule 39 or rule 40 the costs of obtaining such order shall be borne by the person in whose interest such order is obtained and shall not be payable out of the companies' assets.

42. Order sanctioning payment to advisory committee.

- Where the order of the Tribunal to a payment to a member of the advisory committee for services rendered by him in connection with the administration of the company's assets is obtained the order of the Tribunal shall specify the nature of the services and such order shall only be given where the service performed is of a special nature and except by the express order of the Tribunal no remuneration shall be paid to a member of the advisory committee for services rendered by him in the discharge of the duties attached to his office as a member of such committee.

43. Meetings of advisory committee.

(1)The advisory committee shall meet at such times as it may from time to time appoint and the Company Liquidator or one-third of the total number of members of the said committee may also call a meeting of that committee as and when they think necessary.(2)The quorum for a meeting of the advisory committee shall be one-third of the total number of the members or two whichever is higher.(3)The advisory committee may act by a majority of its members present at a meeting but shall not act unless a quorum is present.(4)A member of the advisory committee may resign by notice in writing signed by him and delivered to the Company Liquidator.(5)If a member of the advisory committee is adjudged as an insolvent or compounds or arranges with his creditors or is absent from five consecutive meetings of the said committee without the leave of those members who together with himself represent the creditors or contributors as the case may be his office shall become vacant.(6)A member of the advisory committee may be removed subject to the directions of the Tribunal at a meeting of creditors if he represents creditors or at a meeting of contributors if he represents contributors by an ordinary resolution of which seven days' notice has been given stating the object of the meeting. Meetings of Creditors and Contributors

44. Application of rules to meetings.

- Subject to any directions given by the Tribunal rules as hereinafter set out shall apply to meetings of creditors and contributors as may be convened in pursuance of sub-section (3) of section 287 and

sub-section (3) of section 292.

45. Notice of meeting.

(1)The Company Liquidator shall summon meetings of creditors and contributors by giving not less than fourteen days' notice by sending individually to every creditor of the company a notice of the meeting of contributors and to every contributory of the company a notice of the meeting of contributors by sending notice by registered post or speed post or by electronic means so as to reach such person in not less than fourteen days before the date fixed for the meeting:Provided that where the number of creditors or contributors as the case may be exceeds five hundred the Company Liquidator shall also give a fourteen days' notice of the time and place appointed for the meeting by advertisement in one daily newspaper in the English language and one daily newspaper in the principal regional language circulating in the State or Union territory concerned.(2)The notice to each creditor shall be sent to the address given in his proof as referred to in rule 101 or if he has not so proved to the address given in the statement of affairs or to the address given in the books of the company or to such other address as may be known to the person summoning the meeting and the notice to each contributory shall be sent to the address mentioned in the books of the company as the address of such contributory or to such other address as may be known to the person summoning the meeting.(3)The notices shall be in Forms WIN 25 to 29 as may be applicable.

46. Place and time of meeting.

- Every meeting shall be held at such place and time as the Company Liquidator considers convenient for the majority of the creditors or contributors or both and different times or places or both may if thought fit be appointed for the meeting of the creditors or contributors or both.

47. Notice of first or other meeting to officers of company.

(1)The Company Liquidator shall also give to each of the officers of the company who in his opinion ought to attend the first or any other meeting of creditors or contributors fourteen days' notice in Form WIN 30 of the time and place appointed for such meeting and the notice may either be delivered by hand or sent by registered post or speed post or by electronic means as may be convenient and it shall be the duty of every officer who receives notice of such meeting to attend if so required by the Company Liquidator and if any such officer fails to attend the Liquidator may report such failure to the Tribunal and the Tribunal may issue such directions to such person as it thinks fit.(2)The Company Liquidator if he thinks fit may instead of requiring any of the officers of the company to attend the meeting as aforesaid require such officer to answer any interrogatories or to furnish in writing any information that he may require for purposes of such meeting and if such officer fails to answer the interrogatories or furnish such information the liquidator shall report such failure to the Tribunal and the Tribunal may issue such directions to such officer as it may think fit.

48. Proof of notice.

- An affidavit by any person who sent the notice that such notice has been duly sent shall be sufficient evidence of the notice having been sent to the person to whom the same was addressed and the affidavit shall be filed in the Tribunal in Form WIN 31.

49. Costs of meeting.

- The cost of convening and conducting the meeting of the creditors or contributors shall be met out of the assets of the company.

50. Chairman of meeting.

- The Company Liquidator or some person nominated by him shall be the Chairman of the meeting and the nomination shall be in Form WIN 32.

51. Resolution at creditors' meeting.

- At a meeting of creditors a resolution shall be deemed to be passed when a majority in value of the creditors present personally or by proxy and voting on the resolution have voted in favour of the resolution and in a winding up by the Tribunal the value of a creditor shall for the purposes of a first meeting of the creditors meeting held under section 287 be deemed to be the value as shown in the books of the company or the amount mentioned in his proof as referred to rule 101 whichever is less and for the purposes of any other meeting the value for which the creditor has proved his debt or claim.

52. Resolution of contributors' meeting.

- At a meeting of the contributors a resolution shall be deemed to be passed when a majority in value of the contributors present personally or by proxy and voting on the resolution have voted in favour of the resolution and the value of the contributors shall be determined according to the number of votes to which each contributory is entitled as a member of the company under the provisions of the Act or the articles of the company as the case may be.

53. Copies of resolution to be filed.

- The Company Liquidator shall file in the Tribunal a copy certified by him of every resolution passed at a meeting of the creditors or contributors and the Registry shall keep in each case a file of such resolution.

54. Non-receipt of notice by creditor or contributory.

- Where a meeting of creditors or contributors is summoned by notice the proceedings and resolution at the meeting shall unless the Tribunal otherwise orders be valid notwithstanding that some creditors or contributors may not have received the notice sent to them.

55. Adjournments.

- The chairman of the meeting may with the consent of the creditors or contributors present in the meeting as the case may be adjourn it from time to time but the adjourned meeting shall be held at the same place as the original meeting unless in the resolution for adjournment another place is specified or unless the Tribunal otherwise orders.

56. Quorum.

- A meeting may not act for any purpose except for adjournment thereof unless there are present or represented thereat in the case of a creditors' meeting at least three creditors entitled to vote or in the case of a meeting of contributors at least three contributors or all the creditors entitled to vote or all the contributors if the number of creditors entitled to vote or the number of contributors as the case may be does not exceed three.

57. Procedure in absence of quorum.

- If within half an hour from the time appointed for the meeting a quorum of creditors or contributors as the case may be is not present or represented the meeting shall be adjourned to the same day in the following week at the same time and place and if at such adjourned meeting the quorum is not present at least two creditors or contributors present in person shall form the quorum and may transact the business for which the meeting was convened:Provided that if at the adjourned meeting also two creditors or contributors as the case may be are not present the chairman of the meeting shall submit his report to the Tribunal for such directions as the Tribunal may deem fit.

58. When creditor can vote.

- In the case of a meeting of creditors held under section 287 or of any adjournment thereof a person shall not be entitled to vote as a creditor unless he has duly lodged with the Company Liquidator not later than the time mentioned for that purpose in the notice convening the meeting a proof of the debt which he claims to be due to him from the company and in the case of other meeting of creditors a person shall not be entitled to vote as a creditor unless he has lodged with the Company Liquidator a proof of the debt which he claims to be due to him from the company and such proof has been admitted wholly or in part before the date on which the meeting is held:Provided that this rule and rules 59 to 62 shall not apply to a meeting of creditors held prior to the meeting of creditors under section 287:Provided further that this rules shall not apply to any creditors or class of creditors who by virtue of these rules or any directions given thereunder are not required to prove

their debts.

59. Case in which creditors may not vote.

- A creditor shall not vote in respect of any unliquidated or contingent debt or any debt value of which is not ascertained nor shall a creditor vote in respect of any debt secured by a current bill of exchange or promissory note held by him unless he is willing to treat liability to him thereon of every person who is liable thereon antecedent to the company and against whom no order of adjudication has been made as a security in his hands and to estimate the value thereof and for the purposes of voting but not for purposes of dividend to deduct it from his proof mentioned above.

60. When secured creditor can vote.

- For the purposes of voting at a meeting in a winding up by the Tribunal a secured creditor shall unless he surrenders his security state in his aforesaid proof the particulars of his security the date when it was given and the value at which it is assessed by a registered valuer and shall be entitled to vote only in respect of the balance due to him if any after deducting the value of his security.

61. Effect of voting by a secured creditor.

- If a secured creditor votes in respect of his whole debt he shall be deemed to have surrendered his security unless the Tribunal on an application by such creditor is satisfied that the omission to value the security was due to inadvertence.

62. Procedure when secured creditor votes without surrendering security.

- The liquidator may within fifteen days from the date of the meeting at which a secured creditor voted on the basis of his valuation of the security require him to give up the security for the benefit of the creditors generally on payment of the value so estimated by him and may if necessary apply to the Tribunal for an order to compel such creditor to give up the security: Provided that the Tribunal may for good cause shown permit the said creditor to correct his valuation before being required to give up the security upon such terms as to costs as the Tribunal may consider just.

63. Admission or rejection of proof for purposes of voting.

- The chairman of the meeting shall have power to admit or reject a proof for the purposes of voting but his decision shall be subject to appeal to the Tribunal and if he is in doubt whether a proof shall be admitted or rejected he shall mark it as objected to and allow the creditor to vote subject to the vote being declared invalid in the event of the objection being sustained.

64. Minutes of proceedings.

(1)The chairman of the meeting shall cause minutes of the proceedings at the meeting to be drawn up and fairly entered in the Minute Book within 30 days and the minutes shall be signed by him or by the chairman of the next meeting.(2)A list of creditors and contributors present at every meeting shall be made and kept in Form WIN 33.

65. Report to Tribunal.

- The Company Liquidator shall within seven days of the conclusion of the meeting report the result thereof to the Tribunal in Form No. WIN 34.Proxies In Relation To Meetings of Creditors And Contributors

66. Voting by proxies.

- A creditor or contributory may vote either in person or by proxy and where a person is authorised in the manner provided by section 113 to represent a body corporate at any meeting of creditors or contributors such person shall produce to the Company Liquidator or and chairman of the meeting as the case may be a copy of the resolution so authorising him and such copy must be certified to be a true copy by a director manager secretary or other officer of the company duly authorised in that behalf who shall certify that he is so authorised.

67. Form of proxies.

- A creditor or contributory may give a general proxy or a special proxy to any person and a general proxy shall be in Form WIN 35 and a special proxy in Form WIN 36.

68. Proxies to Company Liquidator or chairman of meeting.

- A creditor or contributory in a winding up by the Tribunal may appoint the Company Liquidator or if there is no such liquidator the chairman of the meeting to act as his general or special proxy.

69. Use of proxies by deputy.

- Where a Company Liquidator who holds any proxies cannot attend the meeting for which they are given he may in writing depute some person under his official control to use the proxies on his behalf and in such manner as he may direct.

70. Forms to be sent with notice.

- Forms of proxies shall be sent to the creditors and contributors with the notice summoning the meeting and no name shall be inserted or printed in the form before it is sent.

71. Proxies to be lodged.

- A proxy shall be lodged not later than 48 hours before the meeting at which it is to be used with the Company Liquidator in a winding up by the Tribunal.

72. Holder of proxy not to vote on matter in which he is financially interested.

- No person acting either under a general or special proxy shall vote in favour of any resolution which would directly or indirectly place himself his partner or employer in a position to receive any remuneration out of the assets of the company otherwise than as a creditor rat ably with the other creditors of the company.

73. Minor not to be appointed proxy.

- No person shall be appointed as a general or special proxy who is a minor.

74. Filling in proxy where creditor or contributory is blind or incapable.

- The proxy of a creditor or a contributory who is blind or incapable of writing may be accepted if such creditor or contributory has attached his signature or mark thereto in the presence of a witness who shall add to his signature his description and address:Provided that all insertions in the proxy shall be in the handwriting of the witness and such witness shall have certified at the foot of the proxy that all such insertions have been made by him at the request and in the presence of the creditor or contributory before he attached his signature or mark.

75. Proxy of person not acquainted with English.

- The proxy of a creditor or contributory who does not know English may be accepted if it is executed in the manner provided in rule 74 and the witness certifies that it was explained to the creditor or contributory in the language known to him and gives the creditor's or contributors name in English below the signature.

76. Submission of periodical reports to the tribunal.

- The Company Liquidator shall make quarterly reports referred to in sub-section (1) of section 288 to the Tribunal in Form WIN 37 with respect to the progress of winding up of the company.

77. Employment of additional or special staff by Official Liquidator.

- Where the Official Liquidator is of the opinion that the employment of any special or additional staff is necessary in any liquidation he shall apply to the Tribunal for sanction and the Tribunal may sanction such staff as it thinks fit on such salaries and allowances as the Tribunal may deem appropriate.

78. Declaration by professional.

- The professional referred to in section 291 appointed by the Company Liquidator with the sanction of the Tribunal shall file a declaration in Form WIN 38 disclosing any conflict of interest or lack of independence in respect of his appointment with the Tribunal forthwith.Registers And Books of Account To Be Maintained By Company Liquidator

79. Record book to be maintained by Company Liquidator.

- The Company Liquidator shall maintain a record book for each company in which shall be entered minutes of all the proceedings and resolutions passed at any meeting of the creditors or contributors or of the advisory committee the substance of all orders passed by the Tribunal in the liquidation proceedings and all such matters other than matters of account as may be necessary to furnish a correct view of the administration of the company's affairs.

80. Registers and books to be maintained by Company Liquidator.

(1) The Company Liquidator shall maintain the following books of accounts so far as may be applicable in respect of the company under winding up:(a)Register of Liquidations in Form WIN 38 A;(b)Central Cash Book in Form WIN 38 B;(c)Company's Cash Book in Form WIN 38 C;(d)General Ledger in Form WIN 38 D;(e)Cashier's Cash Book in Form WIN 38 E;(f)Bank Ledger in Form WIN 38 F;(g)Register of Assets in Form WIN 38 G;(h)Securities and Investment Register in Form WIN 38 H;(i)Register of Book Debts and Out standing's in Form WIN 38 -I;(j)Tenants Ledger in Form WIN 38 J;(k)Suits Register in Form WIN 38 K;(l)Decree Register in Form WIN 38 L;(m)Sales Register in Form WIN 38 M;(n)Register of Claims and Dividends in Form WIN 38 N;(o)Contributors Ledger in Form WIN 38-O;(p)Dividends Paid Register in Form WIN 38 P;(q)Suspense Register in Form WIN 38 Q;(r)Documents Register in Form WIN 38 R;(s)Books Register in Form WIN 38 S;(t)Register of unclaimed dividends and undistributed assets deposited into the companies liquidation account in the Bank in Form WIN 38 T, and in maintaining the registers and books mentioned above the Company Liquidator shall follow the instructions contained in the respective forms provided for the said books and registers.(2) The Company Liquidator shall in addition to the registers and books referred to in sub-rule (1) maintain such other books as may be necessary for the proper and efficient working of his office such as petty cash register correspondence register despatch register daily register of money orders and cheques received for accounting of transactions entered into by him in relation to the company.(3)Where the accounts of the company are incomplete the Company Liquidator shall with all convenient speed as soon as the order for winding up is made have them completed and brought up-to-date.(4)(a)Where the Company Liquidator is authorised to carry on the business of the company he shall keep separate books of account in respect of such business and such books shall as far as possible be in conformity with the books already kept by the company in the course of its business and the Company Liquidator shall incorporate in the winding up cash book and in the company's cash book the total weekly amounts of the receipts and payments on such trading account. (b) The trading account shall from time to time not less than once in every month be verified by affidavit and the Company Liquidator shall thereupon submit such account to the advisory committee (if any) or such member thereof as may be appointed by the said committee for that purpose who shall examine and certify the same.(5)The Company Liquidator shall keep proper vouchers for all payments made or expenses incurred by him and the vouchers shall be serially numbered.Banking Account of Company Liquidator

81. All money to be paid into special bank account in a scheduled bank.

(1)The Company Liquidator shall deposit into a special bank account in his official name opened in any scheduled bank or any other bank as may be permitted by the Tribunal (hereinafter referred to as the bank) all moneys including cheques and demand drafts received by him as the Company Liquidator of the company and the realisations of each day shall be deposited in the bank without deduction not later than the next working day of the bank and the Company Liquidator may maintain a petty cash of five thousand rupees or such higher amount as may be permitted by the Tribunal to meet day to day expenses and all payments out of the aforesaid account by the Company Liquidator above two thousand rupees shall be made by cheque drawn against the said account.(2)The Company Liquidator shall make quarterly reports to the Tribunal regarding the funds including filing the bank statements of the special bank account.

82. Bills cheques etc. to be deposited with bank.

- All bills cheques hundies notes and other securities payable to the company or to the Company Liquidator thereof shall as soon as they come into the hands of the Company Liquidator be deposited by him with the bank for the purpose of being presented for acceptance and payment or for payment only as the case may be and the proceeds when realised shall be credited by the bank to the special bank account.

83. Payments into Bank.

- Where the Tribunal makes an order directing any person to pay any money due to the company into the special bank account maintained by the Company Liquidator the person so directed shall at the time of making the payment produce to the bank a certified copy of the order or a payment in challan endorsed by the Company Liquidator under his signature and the person making the payment shall give notice thereof to the Company Liquidator and produce before him the bank receipt relating thereto.

84. Company Liquidator's Dividend Account.

- The Company Liquidator shall also open a separate dividend account for the company under liquidation with the sanction of the Tribunal in any scheduled bank under the name 'the Dividend Account of............... (name of the company) in liquidation' into which account he shall upon a declaration of dividend being made in the winding up of the company deposit by transfer from special bank account the total amount of the dividend payable upon such declaration and there shall be a separate such account in respect of each declaration of dividend and all payments of dividend

shall be made from the said Company Liquidator's dividend account and any unpaid balance in the said account shall be transferred to the Company Liquidation Dividend and Undistributed Assets Account referred to in sub-section (1) of section 352, and all payments of dividends shall be made by cheques or through Electronic Clearing System drawn against the said account.

85. Where the company has no available assets.

(1) Where a company against which a winding up order has been made has no available assets the Company Liquidator may with the leave of the Tribunal incur any necessary expenses in connection with the winding up out of any permanent advance or other fund provided by the Central Government and the expenses so incurred shall be recouped out of the assets of the company in priority to the debts of the company: Provided that where any money has been advanced to the Company Liquidator by the petitioner or other creditor or contributory for meeting any preliminary expenses in connection with the winding up the Company Liquidator may incur any necessary expenses out of such amount and the money so advanced shall be paid out of the assets of the company in priority to the debts of the company: Provided further that if the Official Liquidator maintains any Common Pool Fund or Establishment Fund under order of the court prior to the date of the commencement of these rules he shall continue to use such fund for the purpose for which the fund was originally created.(2) The Official Liquidator shall reimburse the amount availed out of the said Common Pool Fund or Establishment Fund for the purpose of meeting the expenditure of the company in liquidation which does not have sufficient funds to its credit from the amounts of the company in liquidation on priority basis as and when any amount comes to its credit. Investment of Surplus Funds

86. Investment of surplus funds.

(1)All such money for the time being standing to the credit of the Company Liquidator at the bank as is not immediately required for the purposes of winding up shall be invested in Government securities or in interest bearing deposits in any scheduled bank in the name of the company in liquidation or provisional liquidation represented by Company Liquidator of the company to which the funds belong and such funds so invested shall be monitored regularly by the Company Liquidator and the returns also containing the details of fixed deposit receipts shall be submitted to the Tribunal.(2)Where the fixed deposit has matured it shall not be automatically renewed but the Company Liquidator shall carry out the due diligence to assess whether a higher rate of interest is available in any other scheduled bank and the said Liquidator shall report the conclusion of such due diligence to the Tribunal and in the event a higher rate of interest is available in any other scheduled bank the said Liquidator shall apply for the leave of the Tribunal to invest the surplus funds in such other scheduled bank offering higher rate of interest.

87. Company Liquidator to examine accounts for purposes of investment.

- The Company Liquidator shall at the end of every month examine account of liquidation to ascertain what moneys are available for investment and shall make an entry at the end of every month in the record book relating to the company of his having examined the account for the

purpose and of the decision taken by him regarding the investment and in case he decides not to invest any surplus funds the reasons for such decision.

88. Investments to be made by Bank.

- All investments shall be made by the bank upon the written request of the Company Liquidator but the securities shall be retained in the bank in the name and on behalf of the Company Liquidator and shall not be sold except by the bank and under the written instructions of the Company Liquidator and when the securities are sold the proceeds shall be credited by the bank to the account of the Company Liquidator.

89. Dividend and interest to be credited.

- All dividends and interest accruing from any securities or investments shall from time to time be received by the bank and placed to the credit of the account of the Company Liquidator and intimation thereof shall be given to the Company Liquidator who shall thereupon credit such dividend or interest in his account to the company to which the security or the investment relating thereto belongs.

90. Refunds of taxes.

- The Company Liquidator shall claim such refunds of income-tax or other taxes as may be due. Filing And Audit of Company Liquidator's Account

91. Half-yearly accounts to be filed.

- For the purposes of sub-section (2) of section 294 unless otherwise ordered by the Tribunal the Company Liquidator shall file his accounts to Tribunal twice a year and such accounts shall be made up to the 31st of March and 30th of September every year the account for the period ending 31st March being filed not later than the 30th of June following and account for the period ending 30th September not later than the 31st of December following:Provided that the final accounts of the Company Liquidator shall be filed as soon as the affairs of the company have been fully wound up irrespective of the period specified above:Provided further that the Tribunal may permit the Company Liquidator to straight away forward completed accounts of the company in liquidation in respect of relevant period to the auditor for the purpose of audit in Form WIN 42 requesting that the accounts may be audited and the certificate of audit shall be submitted to the Tribunal not later than one month from the date of receipt of the copy of the accounts as required under subsection (3) of section 294:Provided also that the accounts need not be got audited where the transaction during the period is for ten thousand rupees or less.

92. Form of account.

- The account shall be a statement of receipts and payments in Form WIN 39 and shall be prepared in accordance with the instructions contained in the said form and three copies thereof shall be filed and the account shall be verified by an affidavit of the Company Liquidator in Form WIN 40 and the final account shall be in Form WIN 41.

93. Nil account.

- Where the Company Liquidator has not during the period of account received or paid any sum of money on account of the assets of the company he shall file an affidavit of no receipts or payments on the date on which he shall have to file his accounts for the period.

94. Registry to send copy of account to auditor.

- As soon as the accounts are filed the Registry shall forward to the auditor one copy thereof for purposes of audit with a requisition in Form WIN 42 requesting that the accounts may be audited and a certificate of audit be submitted to the Tribunal not later than one month from the date of receipt of the copy of the account as required under sub-section (3) of section 294:Provided that the accounts need not be got audited where the total transaction during the period is for ten thousand rupees or less.

95. Audit of Company Liquidator's accounts.

- The accounts shall be preferably audited by one or more Chartered Accountants appointed by the Tribunal from out of the panel to be maintained by the Tribunal the audit shall be a complete check of the accounts of the Company Liquidator and the Company Liquidator shall produce before the auditor all his books and vouchers for the purposes of the audit and shall give the auditor all such explanations information and assistance as may be required of him in respect of the accounts.

96. Audit certificate to be filed.

- After the audit of the accounts of the Company Liquidator filed in Tribunal the auditor shall forward to the Registry a certificate of audit relating to the account with his observations and comments if any on the account together with a copy thereof and shall forward another copy to the Company Liquidator and the Company Liquidator shall file copy of the audit certificate together with a copy of audited accounts with the Registrar of Companies and the Registry shall file the original audit certificate with the records of the Tribunal.

97. Audit fees.

- The audit fees shall be fixed by the Tribunal from time to time having regard to the nature and complexity of the case .

98. Inspection of account and certificate of audit.

- Any creditor or contributory shall be entitled to inspect the accounts and the auditor's certificate in the office of the Tribunal on payment of fees of one hundred rupees and to obtain a copy thereof on payment of the charges at the rate of five rupees per page.

99. Account and auditor's report to be placed before Tribunal.

- Upon the audit of the account the Registry shall place the statement of account and the auditor's certificate before the Tribunal for its consideration and orders.

Part III – Winding Up By Tribunal (Other Than Summary Winding Up) Debts And Claims Against Company

100. Notice for proving debts.

(1) Subject to the provisions of the Act and directions of the Tribunal the Company Liquidator in a winding up by the Tribunal shall within a period of thirty days from the date of order of winding up fix a certain day and give a notice of fourteen days thereof -(i)by advertisement in Form No. WIN 43 in one issue of a daily newspaper in the English language and one issue of a daily newspaper in the regional language widely circulating in the State or Union territory where the registered office is situated concerned to the creditors of the company to prove their debts or claims and to establish any title they may have to priority under section 326 or 327 or to be excluded from the benefit of any distribution made before such debts or claims are proved or as the case may be from objecting to such distribution; (ii) by such mode of communication as is permitted under section 20 to every person mentioned in the statement of affairs as a creditor who has not proved his debt and to every person mentioned in the statement of affairs as a preferential creditor whose claim to be a preferential creditor has not been established or is not admitted or where there is no statement of affairs to the creditors as ascertained from the books of the company and to each person who to the knowledge of the Company Liquidator claims to be a creditor or preferential creditor of the company and whose claim has not been admitted to the last known address or place of residence of such person.(2) All the rules hereinafter set out as to the admission or rejection of proofs shall apply with necessary variations to any claim to priority as a preferential creditor.

101. Proof of debt.

(1)In a winding up by the Tribunal every creditor shall subject as hereinafter provided prove his debt unless the Tribunal in any particular case directs that any creditors or class of creditors shall be admitted without proof.(2)Formal proof of the debts mentioned in clause (d) of sub-section (1) of section 327 shall not be required unless the Company Liquidator in any special case otherwise directs.

102. Mode of proof and verification thereof.

- A debt may be proved by delivering or sending to the Company Liquidator by such mode as set out in section 20 an affidavit verifying the debt made by the creditor or by some person authorised by him and if the affidavit is made by a person authorised by the creditor it shall state the authority and means of knowledge of the deponent and a creditor need not attend upon the examination unless required so to do by the Company Liquidator.

103. Contents of proof.

- An affidavit proving a debt shall contain or refer to a statement of account showing the particulars of the debt and shall specify the vouchers if any by which the same can be substantiated and the affidavit shall state whether the creditor is a secured creditor or a preferential creditor and if so shall set out the particulars of the security or of the preferential claims and the affidavit shall be in Form WIN 44.

104. Workman's dues.

- In any case where there are numerous claims for wages or any accrued remuneration by workmen and others employed by the company it shall be sufficient if one proof in Form WIN 45 for all such claims is made either by a foreman or some other person on behalf of all such creditors and such proof shall be annexed thereto as forming part thereof setting forth the names of the workmen and others and the amounts severally due to them in the schedule in the said form and any proof made in compliance with this rule shall have the same effect as if separate proofs had been made by each of the said workmen and others.

105. Production of bills of exchange and promissory notes.

- Where a creditor seeks to prove in respect of a bill of exchange promissory note or other negotiable instrument or security of a like nature on which the company is liable such bill of exchange note instrument or security shall be produced before the Company Liquidator and be marked by him before the proof is admitted.

106. Value of debts.

- The value of all debts and claims against the company shall as far as is possible be estimated according to the value thereof at the date of the appointment of the Provisional Liquidator or the order of the winding up of the company whichever is earlier: Provided that where before the presentation of the petition for winding up a resolution has been passed by the company for winding up the date for estimation of debts and claims shall be the date of the passing of such resolution.

107. Discount.

- A creditor proving his debt shall deduct therefrom all trade discounts if any.

108. Interest.

- On any debt or certain sum payable at a certain time or otherwise whereon interest is not reserved or agreed for and which is overdue at the date of the winding up order or the resolution as the case may be the creditor may prove for interest at a rate not exceeding six per cent. per annum or as decided by the Tribunal up to that date from the time when the debt or sum was payable if the debt or sum is payable by virtue of a written instrument at a certain time and if payable otherwise then from the time when a demand in writing has been made giving notice that interest will be claimed from the date of demand until the time of payment.

109. Periodical payments.

- When any rent or other payment falls due at the time referred to in rule 108 and the order or resolution to wind up is made at any time other than one of those times mentioned in rule 108 the persons shall be entitled to the rent or payments for a proportionate part thereof up to the date of winding up order or resolution accrued due from day to day:Provided that where the Company Liquidator remains in occupation of the premises demised to a company which is being wound up nothing in this rule shall prejudice or affect the right of the landlord of such premises to claim payment by the company or the liquidator of rent during the period of the company's or liquidator's occupation.

110. Proof of debt payable at future time.

- A creditor may prove for a debt not payable at the date of the winding up order as if it were payable presently and may receive dividends equally with the other creditors deducting only thereat a rebate of interest at the rate of six per cent. per annum computed from the date of declaration of the dividend to the time when the debt would have become payable according to the terms on which it was contracted.

111. Examination of proof.

- The Company Liquidator shall as soon as possible but not later than thirty days or within such time as may be allowed by the Tribunal on an application by the liquidator examine every proof of debt lodged with him and the grounds of the debt and he may call for the production of the documentary proof if any referred to in the affidavit of proof or require further evidence in support of the debt and if he requires further evidence or requires that the creditor should attend the investigation in person he shall fix a day and time at which the creditor is required to attend or to produce further evidence and send a notice to such creditor in Form WIN 46 by pre-paid registered post or speed post so as to reach him not later than seven days before the date fixed.

112. Company Liquidator's right to call any person in connection with investigation.

- The Company Liquidator may call upon any person whom he may deem capable of giving information respecting the debts to be proved in liquidation and may require such person to produce any documents in his custody or power relating to such debts and shall tender with the call such sum as appears to the Company Liquidator sufficient to defray the travelling and other expenses of the person called for attendance and where the person so called fails without lawful excuse to attend or produce any documents in compliance with the call or avoids or evades service the Company Liquidator may report the same to the Tribunal and apply for appropriate orders and the Tribunal may pass any order as it may think fit.

113. Affidavit.

- For the purpose of his duties in relation to the admission of proof of debts where applicable the Company Liquidator may take affidavits and the Company Liquidator may at his discretion dispense with this requirement and he may also permit the taking of an affidavit or undertaking in lieu of an oath.

114. Costs of proof.

- Unless otherwise ordered by the Tribunal a creditor shall bear the costs of proving his debt.

115. Acceptance or rejection of proof to be communicated.

- As soon as possible but not later than fourteen days from the date of conclusion of the examination referred to in rule 111 the Company Liquidator shall in writing admit or reject the proof in whole or in part every decision of the liquidator accepting or rejecting a proof either wholly or in part shall be communicated to the creditor concerned by means permitted under section 20 when the proof is accepted or rejected provided that it shall not be necessary to give notice of the admission of a claim to a creditor who has appeared before the liquidator and the acceptance of whose claim has been communicated to him or his agent in writing at the time of acceptance and where the liquidator rejects a proof wholly or in part he shall state the grounds of the rejection to the creditor in Form WIN 47 and notice of admission of proof shall be in Form WIN 48.

116. Appeal by creditor.

(1)If a creditor is dissatisfied with the decision of the Company Liquidator in respect of his proof the creditor may not later than twenty-one days from the date of service of the notice upon him of the decision of the liquidator appeal to the Tribunal against the decision.(2)The appeal shall be made in Form WIN 49 supported by an affidavit which shall set out the grounds of such appeal and notice of the appeal shall be given to the Company Liquidator and on such appeal the Tribunal shall have all the powers of an appellate court under the Code of Civil Procedure 1908 (5 of 1908).

117. Procedure where creditor appeals.

(1)The Company Liquidator shall upon receiving notice of the appeal against a decision rejecting a proof wholly or in part file with the Registry such proof with the order containing the grounds of rejection.(2)It shall be open to any creditor or contributory to apply to the Tribunal for leave to intervene in the appeal and the Tribunal may if it thinks fit grant the leave subject to such terms and conditions as may be just and where such leave has been granted notice of the hearing of the appeal shall be given to such creditor or contributory.

118. Company Liquidator not to be personally liable for costs.

- The Company Liquidator shall in no case be personally liable for costs in relation to an appeal from his decision rejecting any proof wholly or in part.

119. Proofs and list of creditors to be filed in Tribunal.

- The Company Liquidator shall within thirty days from the date fixed for the submission of proofs under rule 100 or such further time as the Tribunal may allow file in the Tribunal a list of the creditors in Form WIN 50 who submitted to him proofs of their claims in pursuance of the advertisement and the notice referred to in rule 100 mentioning the amounts of debt for which they claimed to be creditors distinguishing in such list the proofs admitted wholly the proofs admitted or rejected in part and the proofs wholly rejected and the proofs with the memorandum of admission or rejection of the same in whole or in part as the case may be endorsed thereon shall be filed in Tribunal along with the certificate.

120. List of creditors not to be varied.

- The list of creditors filed in Tribunal shall be the list of the creditors of the company and shall not be added to or varied except under the order of the Tribunal and in accordance with such orders and where an order is made adding to or varying the list of creditors the Company Liquidator shall amend the list in accordance with such order.

121. Notice of filing list and inspection of same.

- Upon the filing of the list of creditors as settled by the Company Liquidator the Registry shall notify the filing thereof on the Tribunal's notice board and on the website of the Tribunal and the list of creditors as settled and the proofs relating thereto shall be open to the inspection of every creditor or contributory on payment of fee of one thousand rupees.

122. Expunging of proof.

(1)If after the admission of a proof the Company Liquidator has reason to believe that the proof has been improperly admitted or admitted by a mistake he may immediately apply to the Tribunal upon

notice to the creditor who made the proof to expunge the proof or reduce its amount as the case may be.(2)Any creditor or contributory may within ten days of the admission of the proof also apply to the Tribunal to expunge the proof or reduce the amount thereof if the Company Liquidator declines to move in the matter and on such application the Tribunal may pass such order as it may think just.

123. Procedure on failure to prove debt within time fixed.

- If any creditor fails to file proof of his debt with the Company Liquidator within the time specified in the advertisement referred to in rule 100 such creditor may apply to the Tribunal for relief within fifteen days from the time specified in such advertisement and the Tribunal may thereupon adjudicate upon the debt or direct the liquidator to do so.

124. Right of creditor who has not proved debt before declaration of dividend.

- Any creditor who has not proved his debt before the declaration of any dividend or dividends shall be entitled to be paid out of any money for the time being in the hands of the Company Liquidator available for distribution of dividend any dividend or dividends which such creditor may have failed to receive before that money is applied to the payment of any future dividend or dividends but he shall not be entitled to disturb the distribution of any dividend declared before his debt was proved by reason that he has not participated therein.

125. Payment of subsequent interest.

- In the event of there being a surplus after payment in full of all the claims admitted to proof creditors whose proofs have been admitted shall be paid interest from the date of the winding up order or of the resolution as the case may be up to the date of the declaration of the final dividend at a rate not exceeding six per cent. per annum or such other rate as may be decided by the Tribunal on the admitted amount of the claim after adjusting against the said amount the dividends declared as on the date of the declaration of each dividend. Attendance and Appearance of Creditors and Contributors

126. Attendance at proceedings.

(1)Save as otherwise provided by these rules or by an order of the Tribunal every person for the time being on the list of contributors of the company and every creditor whose debt has been admitted by the Company Liquidator wholly or in part shall be at liberty at his own expense to attend the proceedings before the Tribunal or before the Company Liquidator and shall be entitled upon payment of the costs occasioned thereby to have notice of all such proceedings as he shall by request in writing addressed to the Company Liquidator desire to have notice of; but if the Tribunal shall be of opinion that the attendance of any such person has occasioned any additional costs which ought not to be borne by the funds of the company it may direct such costs or a gross sum in lieu thereof to be paid by such person and such person shall not be entitled to attend any further proceedings until

he had paid the same.(2)No contributory or creditor shall be entitled to attend any proceedings before the Tribunal unless and until he or an authorised representative on his behalf has filed an appearance with the Registry and the Registry shall keep an "Appearance Book" in which all such appearances shall be entered.

127. Representation of creditors and contributors before Tribunal.

- The Tribunal may if it thinks fit appoint from time to time any one or more of the creditors or contributors to represent before the Tribunal at the expense of the company all or any class of creditors or contributors upon any question or in relation to any proceedings before the Tribunal and may remove any person so appointed if more than one person is appointed under this rule to represent one class and the persons so appointed shall employ the same authorised representative to represent them and where they fail to agree as to the authorised representative to be employed the Tribunal may nominate an authorised representative for them. Collection And Distribution of Assets In Winding Up By Tribunal

128. Powers of Company Liquidator.

- The duties imposed by sub-section (1) of section 290 with regard to the collection of the assets of the company and the application of the assets in discharge of the company's liabilities shall be discharged by the Company Liquidator subject to the control of the Tribunal.

129. Company Liquidator to be in position of receiver.

- For the discharge by the Company Liquidator of the duties imposed by sub-section (1) of section 290 the Company Liquidator shall for the purpose of acquiring and retaining possession of the property of the company be in the same position as if he were a Receiver of the property appointed by the Tribunal and the Tribunal may on his application enforce such acquisition or retention accordingly.

130. Company's property to be surrendered to Company Liquidator on requisition.

- Any contributory for the time being on the list of contributors trustee receiver banker agent officer or other employee of a company which is being wound up under order of the Tribunal shall on notice from the Company Liquidator and within such time as he shall by notice require pay deliver convey surrender or transfer to or into the hands of the Company Liquidator any money property or books and papers in his custody or under his control to which the company is or appears to be entitled and where the person so required fails to comply with the notice the Company Liquidator may apply to the Tribunal for appropriate orders and the notice shall be in Form WIN 51.Calls In Winding Up By Tribunal

131. Calls by Company Liquidator.

- Subject to the provisions of sub-sections (2) of section 465 the Tribunal may by order grant leave to the Company Liquidator to make calls referred to in section 296.

132. Company Liquidator to realise uncalled capital.

- Notwithstanding any charge or encumbrance on the uncalled capital of the company the Company Liquidator shall be entitled to call and realise the uncalled capital of the company and to collect the arrears if any due on calls made prior to the winding up but shall hold all moneys so realised subject to the rights if any of the holder of any such charge or encumbrance.

133. Application for leave to make call.

(1)The Company Liquidator shall not make any call without obtaining the leave of the Tribunal for the purpose.(2)Within seven days of the settlement of the list of contributors the Company Liquidator may apply to the Tribunal for leave to make a call on the contributors and the application shall state the proposed amount of such call and shall be in Form WIN 52which shall be supported by the affidavit of the Company Liquidator which shall be in Form WIN 53.

134. Notice of application.

(1)Notice of an application for leave to make a call shall be served on every contributory proposed to be included in such call by post under certificate of posting so as to reach such contributory in the ordinary course of post not less than seven clear days before the date appointed for the hearing thereof or if the Tribunal so directs notice of the application may be given by advertisement in Form WIN 54 in newspapers as the Tribunal may direct not less than seven clear days before the date appointed for the hearing without a separate notice to each contributory.(2)The affidavit of service relating to the dispatch of notice to each contributory or to the advertisement as the case may be shall be filed in the Tribunal three days before the date fixed for the hearing.

135. Order granting leave to make call and document making call.

- The order granting leave to make a call shall be in Form WIN 55 and shall contain directions as to the time within which such calls shall be paid and when an order has been made granting leave to make a call the Company Liquidator shall file in Tribunal document making the call in Form WIN 56 with such variations as circumstances may require.

136. Service of notice of call.

- Immediately after filing the document making the call as referred to in rule 135, the Company Liquidator shall serve by registered post or speed post or in electronic mode a copy of the order granting leave to make the call upon each of the contributors included in such call together with a

notice in Form WIN 57 specifying the amount or balance due from such contributory in respect of such call and the order granting leave to make a call need not be advertised unless the Tribunal otherwise orders for any special reason.

137. Order for payment of call.

- The Company Liquidator may apply to the Tribunal for an order against any contributory or contributors for payment of moneys due on the calls made by him and the application shall be made in Form WIN 58 supported by an affidavit in Form WIN 59 and notice of the application together with a copy of the affidavit shall be served on the contributory by registered post or speed post not less than seven days before the date fixed for the hearing of the application and the order for payment shall be in Form WIN 60.

138. Other moneys due by contributors.

- When any money is due to the company from a contributory or from the estate of the person whom he represents other than moneys due on calls made subsequent to the winding up but including moneys due on calls made prior to the winding up the Company Liquidator may make an application to the Tribunal supported by an affidavit for an order against such contributory for the payment of such moneys and the notice of the application shall be given to such contributory by registered post or speed post not less than seven days prior to the date fixed for the hearing of the application. Examination Under Sections 299 And 300

139. Application for examination under section 299.

(1)An application for the examination of a person under section 299 may be made ex-parte provided that where the application is made by any person other than the Company Liquidator notice of the application shall be given to the Company Liquidator.(2)The application referred to in sub-rule (1) shall be in Form WIN 61 and where the application is by the Company Liquidator it shall be accompanied by a statement signed by him setting forth the facts on which the application is based and where the application is made by a person other than the Company Liquidator the application shall be supported by an affidavit of the applicant setting forth the matters in respect of which the examination is sought and the grounds relied on in support of the application.

140. Directions at hearing of application.

- Upon the hearing of the application referred to in rule 139 the Tribunal may if satisfied that there are grounds for making the order make an order directing the issue of summons against the person named in the order for his examination or for the production of documents or both and unless the Tribunal otherwise directs the examination of such person shall be held in Chambers and the order shall be in Form WIN 62.

141. Service of summons.

- The summons issued in pursuance of the order of the Tribunal shall be in Form WIN 63 and shall be served in the mode as referred to in section 20 on the person to be examined not less than seven days before the date fixed for the examination and when the summons are served in person there shall be paid or tendered to the person summoned along with the summons a reasonable sum for his expenses to be fixed by the Tribunal or Registry with due regard to the scale of fees in force in the Tribunal and when the summons are served by registered post such sum shall be sent to such person by postal money order.

142. Conduct of examination.

(1)The Company Liquidator shall have the conduct of an examination under section 299 provided that the Tribunal may if for any reasons it thinks fit so to do entrust the conduct of the examination to any contributory or creditors and where the conduct of the examination is entrusted to any person other than the Company Liquidator the Company Liquidator shall nevertheless be entitled to be present at the examination in person or by authorised representative and may take notes of the examination for his own use and put such questions to the person examined as the Tribunal may allow.(2)Save as provided in sub-rule (1) no person shall be entitled to take part in an examination under section 299 except the Company Liquidator and his authorised representative but any person examined shall be entitled to have the assistance of his authorised representative who may re-examine the witness:Provided that the Tribunal may permit if it thinks fit any creditor or contributory to attend the examination subject to such conditions as it may impose.(3)Notes of the examination may be permitted to be taken by the witness or any person on his behalf on his giving an undertaking to the Tribunal that such notes shall be used only for the purpose of the re-examination of the witness and on the conclusion of the examination the notes shall unless otherwise directed by the Tribunal be handed over to the Tribunal for destruction.

143. Notes of deposition.

(1)The notes of the deposition of a person examined under section 299 shall be signed by such person and shall be lodged in the office of the Registry but the notes shall not be open to the inspection of any creditor contributory or other person except the Company Liquidator nor shall a copy thereof or extract therefrom be supplied to any person other than the Company Liquidator save upon orders of the Tribunal.(2)The Tribunal may from time to time give such general or special directions as it shall think expedient as to the custody and inspection of such notes and the furnishing of copies thereof or extracts therefrom.

144. Order for examination under section 300.

(1)Where an order is made for the examination of any person or persons under section 300 the examination shall be held before the Tribunal:Provided the Tribunal may direct that the whole or any part of the examination of any such person or persons be held before any person or authority as

may be mentioned in the order and where the date of the examination has not been fixed by the order the Company Liquidator shall take an appointment from the Tribunal or the person or authority before whom the examination is to be held as to the date of the examination and the order directing examination shall be in Form WIN 64.(2)The Tribunal may if it thinks fit either in the order for examination or by any subsequent order give directions as to the specific matters on which such person is to be examined.

145. Notice of examination.

- Not less than seven clear days before the date fixed for the examination the Company Liquidator shall give notice thereof to the creditors and contributors of the company by advertisement in Form WIN 65 in such newspapers as the Tribunal shall direct and shall within the same period serve either personally or by registered post or by speed post on the person or persons to be examined a notice in Form WIN 66 of the date and hour fixed for the examination and the officer before whom it is to be held together with a copy of the order directing the examination and where the examination is adjourned it shall not be necessary to advertise the adjournment or serve notice thereof unless otherwise ordered by the Tribunal.

146. Adjournment of examination for orders of Tribunal.

- Where on an examination held before the person or authority appointed by the Tribunal such person or authority is of the opinion that the examination is being unduly or unnecessarily protracted or for any other sufficient cause he is of the opinion that the examination should be held before the Tribunal such person or authority may adjourn the examination of any person or any part of the examination to be held before the Tribunal and submit his report to the Tribunal and the Tribunal may thereupon hold the examination itself or pass such orders as it may think fit.

147. Procedure for contumacy.

(1)If a person examined before the person or authority appointed by the Tribunal refuses to answer to the satisfaction of such the person or authority any question which he may put or allow to be put such the person or authority shall forthwith report such refusal to the Tribunal and upon such report being made the person in default shall be in the same position and be dealt with in the same manner as if he had made default in answering before the Tribunal.(2)The report shall be in writing and shall set forth the question or questions put and the answer or answers given if any by the person examined and the person or authority shall notify the person examined of the date when he should attend before the Tribunal and the report shall be in Form WIN 67 and upon receiving the report the Tribunal may take such action thereon as it may think fit.

148. Notes of examination.

- The notes of every examination shall after being signed as required by sub-section (7) of section 300 form part of the records of winding up and the Company Liquidator the person examined or

contributory of the company shall be entitled to obtain a copy thereof from the Tribunal on payment of five rupees per page.

149. Application under sub-section (5) of section 300.

- An application under sub-section (5) of section 300 by any person ordered to be examined to be exculpated from any charges made or suggested against him shall be made upon notice to the Company Liquidator and to such other persons as the Tribunal may direct.

150. Warrant of arrest of contributory.

(1)If the Tribunal is satisfied as referred to in section 301 and that notice of the date and hour fixed for the examination was duly served on such contributory the Tribunal may issue without any further notice a warrant in Form WIN 68 for the arrest of the said contributory.(2)Every warrant of arrest of the contributory issued under this rule shall remain in force until it is cancelled by the Tribunal which issued it or by the Appellate Tribunal to which appeals ordinarily lie from the decisions of such Tribunal or until it is executed.

151. Prison to which contributory arrested on warrant is to be taken.

- Where the Tribunal issues a warrant for the arrest of the contributory as referred to in section 301 the prison in which such contributory shall be detained shall unless the Tribunal otherwise orders be specified in the order of the Tribunal in the exercise of its powers under the Act and the warrant for keeping the said contributory in prison shall be in Form WIN 69 and the order of releasing him on bail shall be in Form WIN 70.

152. Execution of warrant of arrest outside jurisdiction of Tribunal.

(1)Where a warrant has been issued by the Tribunal under these rules for the arrest of a contributory who is or is believed to be outside the jurisdiction of the Tribunal the Tribunal issuing the warrant may send the warrant of arrest for execution to the District Court or to the Court of Small Causes at Bombay Calcutta or Madras (if the warrant has to be executed in any of these places) within the ordinary jurisdiction of which such contributory shall then be or be believed to be with a requisition in Form WIN 71 annexed thereto under the seal of the Tribunal requesting execution of the warrant by the Court to which it is sent and the last mentioned Court shall seal the warrant with its seal and shall cause the arrest to be made by its own officers or by a Court subordinate to it and the concerned police officers shall aid and assist within their respective jurisdiction in the execution of such warrant.(2)The Court making the arrest shall send the contributory arrested in proper custody to the Tribunal by which the warrant of arrest was originally issued unless he furnishes the required security to the satisfaction of the Court for his appearance before the Tribunal in which case the Court shall release him on such security and inform the Tribunal by which the warrant of arrest was originally issued. Application against delinquent directors, promoters and officers of the company

153. Application under section 339 or section 340.

- An application under sub-section (1) of section 339 or under sub-section (1) of section 340 shall be made by a summons returnable in the first instance in chambers and the summons shall state the nature of the declaration or order for which the application is made and the grounds of the application and shall be served on every person against whom an order is sought not less than seven days before the day named in the summons for the hearing of the application and it shall not be necessary to file any affidavit or report before the return of the summons and the summons shall be in Form WIN 72 or Form WIN 73 with such variations as may be necessary.

154. Directions at preliminary hearing of summons.

- On the return of the summons the Tribunal may give such directions as it shall think fit as to whether points of claim and defence are to be delivered as to the taking of evidence wholly or in part by affidavit or orally as to the cross-examination on the hearing before the Tribunal or of any deponents to affidavits in support of or in opposition to the application as to any report the Tribunal may require the liquidator to make and generally as to the procedure on the summons and for the hearing thereof and points of claim to be delivered shall be in Form WIN 74 or Form WIN 75 with such variations as may be necessary.

155. Liberty to apply for further directions.

- Where the Tribunal has directed that points of claim and defence shall be delivered it shall be open to either party who wishes to apply for any further direction as to any interlocutory matter to apply by restoration of the summons before the summons has been set down for trial for such direction upon giving two clear days' notice in writing to the other party stating the grounds of the application and a copy of the notice shall be filed with the Registry two clear day's before the day fixed for the hearing of the application. Disclaimer

156. Application for disclaimer.

(1) An application for leave to disclaim any part of the property of a company pursuant to sub-section (1) of section 333 shall be made by an application supported by an affidavit setting out the full facts relating to the property the parties interested the nature of their interests and stating whether the company is solvent and whether any notice has been served on the liquidator by any person referred to in sub-section (4) of the said section requiring him to elect whether or not he will disclaim.(2)The notice and application referred to in sub-rule (1) shall be in Forms WIN 76 to 82 with such variations as may be necessary.

157. Preliminary hearing of application.

- The application referred to in rule 156 shall be posted before the Tribunal ex-parte in the first instance for directions as to the persons on whom notice of the application should be served and the

Tribunal shall thereupon fix a date for the hearing of the application and give such directions as may be necessary as to the persons on whom notice of the application should be served.

158. Claimant to furnish statement of his interest.

- Where a person claims to be interested in any part of the property of the company which the Company Liquidator wishes to disclaim such person shall if so required by the liquidator furnish a statement of the interest claimed by him.

159. Service of notice.

- Notice of the date fixed for the hearing of the application referred to in rule 156 shall be in Form WIN 83 and shall be served not less than seven days before the date fixed for the hearing together with a copy of the application and of the affidavit filed in support thereof and the notice shall require that any affidavit-in-opposition to the application shall be filed in Tribunal and a copy thereof served on the Company Liquidator not later than two days before the date fixed for the hearing.

160. Order granting leave to disclaim.

- On the hearing of the application referred to in rule 156 the Tribunal may after hearing the Company Liquidator and such parties as may appear in response to the notices issued and such other persons appearing and interested as the Tribunal may think fit to hear grant leave to the liquidator and to disclaim on such terms and conditions if any as to the Tribunal may deem just and the order granting leave to disclaim shall be in Form WIN 84.

161. Disclaimer to be filed in Tribunal.

- Every disclaimer shall be filed in Tribunal by the Company Liquidator and shall not be operative until it is so filed and where the disclaimer is in respect of a leasehold interest it shall be filed in Tribunal forthwith; the notice of the filing of the disclaimer shall be given to the persons interested in the property; the disclaimer shall contain particulars of the interest disclaimed and a statement of the persons to whom notice of the disclaimer has been given; a disclaimer shall be in Form WIN 85 and a notice of disclaimer in Form WIN 86 and where a disclaimer has been filed in Tribunal the Company Liquidator shall file a copy thereof with the Registrar of Companies.

162. Vesting of disclaimed property.

(1)Where the disclaimed property is a leasehold interest and an application is made under sub-section (6) of section 333 for an order vesting the property in any person and it appears that there is an under-lessee or mortgagee or holder of a charge by way of demise in respect of such property claiming under the company the Tribunal may direct that notice shall be given to such under-lessee mortgagee or holder of charge that if he does not elect to accept and apply for a vesting order upon the terms required by the above mentioned sub-section and such other terms as the

Tribunal may think just within a time to be fixed by the Tribunal and stated in the notice he will be excluded from all interest in and security upon the property and the Tribunal may adjourn the application for such notice to be given and for such under-lessee mortgagee or holder of charge to be added as a party to and served with a copy of the application and to make if he deem fit such election and application as is mentioned in the notice and if at the expiration of the time so fixed by the Tribunal such under-lessee mortgagee or holder of charge fails to make such election and application the Tribunal may make an order vesting the property in the applicant or other person who in the opinion of the Tribunal may be entitled thereto and excluding such under-lessee mortgagee or holder of charge from all interest in or security upon the property.(2)An order requiring parties interested in a disclaimed lease to apply for a vesting order or to be excluded from all interest in the lease shall be in Form WIN 87 and an order vesting lease and excluding persons who have not elected to apply shall be in Form WIN 88.Compromise Or Abandonment of Claims

163. No claim to be compromised or abandoned without sanction of Tribunal.

- In a winding up by the Tribunal no claim by the company against any person shall be compromised or abandoned by the Company Liquidator without the sanction of the Tribunal upon notice to such person as the Tribunal may direct.

164. Application for sanction of compromise.

- Every application for sanction of a compromise or arrangement referred to in clauses (ii) and (iii) of sub- section (1) of section 343 shall be accompanied by a copy of the proposed compromise or arrangement and shall be supported by an affidavit of the Company Liquidator along with final report of the Advisory committee stating that for the reasons set out in the affidavit he is satisfied that the proposed compromise or arrangement is beneficial to the company. Sale By Company Liquidator

165. Sale to be subject to sanction and to confirmation by Tribunal.

- Unless the Tribunal otherwise orders no property or asset belonging to company which is being wound up by the Tribunal shall be sold by the Company Liquidator without the previous sanction of the Tribunal and every sale shall be subject to confirmation by the Tribunal.

166. Procedure at sale.

- Every sale shall be held by the Company Liquidator or if the Tribunal shall so direct by an agent or an auctioneer approved by the Tribunal and subject to such terms and conditions if any as may be approved by the Tribunal and all sales shall be made by public auction or by inviting sealed tenders or by electronic bidding or in such manners as the Tribunal may direct.

167. Expenses of sale.

- Where property forming part of a company's assets is sold by the Company Liquidator through an auctioneer or other agent the gross proceeds of the sale shall unless the Tribunal otherwise orders be paid over to the liquidator by such auctioneer or agent and the charges and expenses connected with the sale shall afterwards be paid to such auctioneer or agent in accordance with the scales if any fixed by the Tribunal. Dividends And Returns of Capital In Winding Up By Tribunal

168. Declaration of dividend or return of capital.

- No dividend to creditors or return of capital to contributors shall be declared by the Company Liquidator without the sanction of the Tribunal.

169. Notice of declaration.

- The Company Liquidator shall give notice of the declaration of dividend not less than fifteen days prior to the date fixed for the payment thereof and unless otherwise directed by the Tribunal such notice shall be given by advertisement in such newspapers as the Tribunal shall direct and by sending by registered or speed post and electronic mode if any a notice to every person whose name appears in the list of creditors as on such date and the advertisement shall be in Form WIN 89 and the notice to creditor in Form WIN 90.

170. Form of authority to pay dividend.

- A person to whom dividend is payable may lodge with the Company Liquidator an authority in writing to pay such dividend to another person named therein and such authority shall be in Form WIN 91.

171. Transmission of dividends etc. by post.

- Dividends and returns of capital may at the request and risk and cost of the person to whom they are payable be transmitted to him by money order or to his bank account through electronic means as may be appropriate.

172. Form of order directing return of capital.

- Every order by which the Company Liquidator is authorised to make a return to contributors of the company shall unless the Tribunal otherwise directs contain or have appended thereto a schedule or list (which the Company Liquidator shall prepare) setting out in a tabular form the full names and addresses of the persons to whom the return is to be paid and the amount of money payable to each person and particulars of the transfers of shares (if any) which have been made or the variations in the list of contributors which have arisen since the date of the settlement of the list and such other information as may be necessary to enable the return to be made and the schedule or list shall be in

Form WIN 92 with such variations as circumstances shall require and the Company Liquidator shall send a notice of return to each contributory by registered or speed post and electronic mode if any in Form WIN 93.

173. Payment of dividend or return of capital due to deceased creditor or contributory.

- Where a claim made in respect of a dividend due to a deceased creditor or a return of capital due to a deceased contributory is one lakh rupees or less the Company Liquidator may upon satisfying himself as to the claimant's right and title to receive the dividend or the return as the case may be apply to the Tribunal for sanctioning the payment of such dividend or return to the claimant without the production of a succession certificate or like authority however in respect of the claim mentioned above pertaining to a deceased creditor or contributory where the claim amount is one lakh rupees or less in lieu of succession certificate the claimant shall produce Family Member Certificate issued by competent authority in the State Government or Union territory as the case may be and where the Tribunal sanctions the payment the Company Liquidator shall make the payment upon obtaining a personal indemnity as well as an affidavit duly stamped from the payee. Termination of Winding Up

174. Company Liquidator to apply for dissolution.

- After the affairs of the company have been fully wound up and final accounts thereof are audited the Company Liquidator shall apply to the Tribunal within ten days along with audited final accounts and auditors certificate thereon for orders as to the dissolution of the company.

175. Dissolution of company.

- Upon the hearing of the application the Tribunal may after hearing the Company Liquidator and any other person to whom notice may have been ordered by the Tribunal upon perusing the account as audited make such orders as it may think fit as to the dissolution of the company the application subject to the provisions of the Act of the balance in the hands of the Company Liquidator or the payment thereof into the Company Liquidation Dividend and Undistributed Assets Account and the disposal of the books and papers of the company and of the liquidator.

176. Liquidator to pay the balance into Company Liquidation Dividend and Undistributed Assets Account.

- Upon an order for dissolution being made the Company Liquidator shall forthwith pay into the Company Liquidation Dividend and Undistributed Assets Account any unclaimed dividends payable to creditors or undistributed assets refundable to contributors in his hands on the date of the order of dissolution and such other balance in his hands as he has been directed by the Tribunal to deposit into the Company Liquidation Dividend and Undistributed Assets Account and every order of dissolution shall direct that the Company Liquidator shall forward a certified copy of the order to

the Registrar of Companies not later than seven days from the date of the order and along with the copy of the order shall be filed with the Registrar of Companies a statement signed by the Company Liquidator that the directions of the Tribunal regarding the application of the balance as per his final account have been duly complied with.

177. Conclusion of winding up.

- The winding up of a company shall for purposes of section 302 be deemed to be concluded at the date on which the order dissolving the company has been reported by the Company Liquidator to the Registrar of Companies unless any fund or assets of the company remaining unclaimed or undistributed in the hands or under the control of the Company Liquidator have been distributed or paid into the Company Liquidation Dividend and Undistributed Assets Account as provided in section 352.

178. Application to declare dissolution void.

- An application under section 356 shall be made upon notice to the Central Government and the Registrar of Companies and where the Tribunal declares the dissolution to have been void the order shall direct that the applicant shall file a certified copy of the order with the Registrar of Companies not later than twenty-one days from the date of the order. Payment of Unclaimed Dividends Or Undistributed Assets Into The Company Liquidation Dividend And Undistributed Assets Account In A Winding Up

179. Statement to accompany payment.

(1)The statement to be furnished under section sub-section (3) of 352 to the Registrar of Companies by the liquidator when making any payment of unclaimed dividends or undistributed assets into the Company Liquidation Dividend and Undistributed Assets Account in a scheduled bank under sub-sections (1) and (2) of the said section shall be in Form WIN 94.(2)The liquidator shall whenever called upon by the Registrar of Companies so to do certify whether a person claiming payment from the Company Liquidation Dividend and Undistributed Assets Account under subsection (7) of section 352 is or is not entitled to the whole or any part of the amount claimed.

180. Unclaimed dividends or undistributed assets under investment.

- For purposes of payment of unclaimed dividends and undistributed assets into the Company Liquidation Dividend and Undistributed Assets Account money invested or deposited at interest by the liquidator shall be deemed to be money in his hand and when such money forms part of the unclaimed dividends or undistributed assets of the company the liquidator shall realise the investment or withdraw the deposit and shall pay the proceeds into the Company Liquidation Dividend and Undistributed Assets Account.

181. Application by person for payment of money paid into the Company Liquidation Dividend and Undistributed Assets Account.

- An application under sub-section (6) of section 352 by any person claiming to be entitled to any money paid into the Company Liquidation Dividend and Undistributed Assets Account for payment of such money shall state whether the applicant had made an application to the Central Government for the payment and if so the result of the application.

182. Cost and expenses payable out of the assets in a winding up by Tribunal.

(1) The assets of a company in a winding up by the Tribunal remaining after payment of the fees and expenses properly incurred in preserving realising or getting in the assets shall subject to any order of the Tribunal and to the rights of secured creditors if any be liable to the following payments which shall be made in the following order of priority namely:-First- the taxed costs of the petition including the taxed costs of any person appearing on the petition whose costs are allowed by the Tribunal; Next-the costs and expenses of any person who makes or concurs in making the company's statement of affairs; Next-the necessary disbursements of the Company Liquidator other than expenses properly incurred in preserving realising or getting in the properties of the company; Next-the cost of any person properly employed by the Company Liquidators; Next-the cost charges and expenses incurred by the liquidator; Next-the actual out of pocket expenses necessarily incurred by the members of the advisory committee and sanctioned by the Tribunal.(2)Save as otherwise ordered by the Tribunal no payments in respect of bills of authorised representatives shall be allowed out of the assets of the company without proof that the same have been considered and allowed by the taxing officer of the Tribunal and the taxing officer shall before passing the bills or charges of an authorised representative satisfy himself that the appointment of an authorised representative to assist the liquidator in the performance of his duties has been duly sanctioned.(3)Nothing contained in this rule shall apply to or affect costs which in the course of legal proceedings by or against the company which is being wound up by the Tribunal are ordered by the Tribunal in which such proceedings are pending to be paid by the company or the liquidator or the rights of the person to whom such costs are payable.

Part IV - Costs Etc.

183. Costs in the discretion of Tribunal.

- Costs shall be in the discretion of the Tribunal and no costs of or incidental to a proceeding shall be allowed between party and party unless the same are expressly awarded by an order of the Tribunal.

184. Bill of costs by authorised representative etc. employed by Company Liquidator.

- Every authorised representative accountant auctioneer or other person employed by the Company Liquidator in a winding up by the Tribunal shall on request by the Company Liquidator (to be made in sufficient time before the declaration of a dividend) deliver his bill of costs or charges to the Company Liquidator and if he fails to do so within four weeks of the receipt of the request or such extended time as the Tribunal may allow the Company Liquidator shall declare and distribute the dividend without regard to such person's claim and the claim shall be forfeited: Provided that the Tribunal may at any time before the declaration of the final dividend for good cause shown restore the claim and order the bill to be received without prejudice to the distribution of dividends declared prior to the making of the order and the request by the Company Liquidator shall be in Form WIN 95 and shall be served personally or by registered post or speed post.

185. Fees in misfeasance proceeding.

- In a proceeding against the persons referred to in sections 339 or 340, the fees to authorised representatives shall be allowed as decided by the Tribunal having regard to the nature and complexity of the case.

186. Fees when proceeding is compromised.

- Where a proceeding is compromised prior to its being set down for hearing the fees to be allowed to authorised representatives of the parties shall be as decided by the Tribunal having regard to the nature and complexity of the case.

187. Costs of parties having common interest.

(1)Where two or more petitions or applications raise a common issue and are heard together and decided by a common judgment unless the Tribunal otherwise orders only one set of costs shall be allowed to all the parties together in the said petitions or applications who have a common interest.(2)Where different parties in the same proceeding have a common interest only one set of fees shall be allowed to all of them together though they may be represented by different authorised representatives unless the Tribunal otherwise orders.

188. Tribunal's power to fix a fee.

(1)Nothing in these rules shall be deemed to prevent the Tribunal from fixing a fee for any matter if in any particular case the Tribunal considers it necessary to do so in the interest of justice.(2)In any case where the contest has not been of a substantial nature the Tribunal may direct that the costs shall be on the uncontested scale.

189. Allowance to witnesses.

- The allowances to be made to witnesses shall be on the scales as determined by the Tribunal.

Part V – Summary Procedure For Liquidation

190. Powers and functions of Official Liquidator.

(1) The Official Liquidator shall exercise the powers and perform the duties as specified in the Act and these rules.(2)For the purpose of clause (ii) of sub-section (1) of section 361 the class of companies shall be as under based on the latest audited Balance Sheet:-(a)the company which has taken deposit and total outstanding deposits is not exceeding twenty five lakh rupees; or(b)the company of which the total outstanding loan including secured loan does not exceed fifty lakh rupees; or(c)the company of which turnover is upto fifty crore rupees; or(d)the company of which paid up capital does not exceed one crore rupees. (3) The Official Liquidator shall maintain the Registers and books of accounts in the manner provided in rules 79 and 80.(4) For the purpose of filing and audit of the Official Liquidator's accounts the procedure laid down in the preceding rules 91 to 99 shall be followed with the modification that wherever the word Tribunal is mentioned it shall be read as Central Government and with further directions issued by the Central Government as may be necessary from time to time. (5) The Official Liquidator shall dispose of all the assets in the manner as described in preceding rules 165 to 167 with the modification that wherever the word Tribunal is mentioned it shall be read as Central Government and with further directions issued by the Central Government as may be necessary from time to time.(6)The monies received by the Official Liquidator as referred to in section 349 shall be paid by him into the public account of India in the Reserve Bank of India as mentioned in that section not later than the next working day of the said Bank.(7) For the purposes of section 363 the creditors of the company shall prove their claim in the manner as provided under rules 100 to 125 with the modification and directions by Central Government as mentioned in sub-rule (4).(8)In the absence of any rules under this Part on any subject for conduct of liquidation proceeding by the Official Liquidator the relevant rules in the other Parts of these rules shall be followed with necessary modifications as directed by the Central Government.

Part VI - Miscellaneous

191. Inspection of file.

(1)Every duly authorised officer of the Central Government and save as otherwise provided by these rules every person who has been a director or officer of a company which is being wound up shall be entitled free of charge at all reasonable times to inspect the file of proceedings of the liquidation and to take copies or extracts from any document therein on payment at the rate of five rupees per page to be furnished with such copies or extracts.(2)Save as otherwise provided by these rules every contributory and every creditor whose claim or proof has been admitted shall be entitled at all reasonable times to inspect the file of proceedings on payment of one hundred rupees and to be furnished with copies and extracts from any document therein at the rate of five rupees per page.

Form Win 1[See Rule 3(1)]Before The NationalCompany Law
TribunalBenchAt.......In The Matter of......Ltd (give the name of the

company)(Company incorporatedunder Companies Act,)PetitionNoof
20PetitionerPetition forwinding-upThe petition of (full name description
occupation and address ofpetitioner) showeth:-1. The address of the petitioner above named for the
service of all notices processes etc. is that of his
representativeShriat2. The company above named
viz.,(hereinafterreferred to as 'the company') was incorporated in the
monthof19/20 under the (Companies Act) asa public (private) company
limited by shares/limited byguarantee/as an unlimited company.3. The registered office of the
company is situated at4. The nominal capital of the company is
Rsdividedintoshares of Rseach. The amount of capital paidup or credited as paid-up
is Rs(or as the case may be.)5. The objects for which the company was incorporated are
(hereinset out the main objects) and any matter considered necessary forfurtherance thereof set
forth in the memorandum of associationthereof.6,7,8 etc. [Here set out in numbered paragraphs as
may benecessary the facts on which the petitioner relies in support of the petition. Where the
petitioner is a contributory the petitionshould state whether the conditions of sub-section (2) of
section272 are satisfied. Where the petition is presented by the Registrar of Companies or by a
person authorised by the CentralGovernment the order of sanction or authorisation of the
CentralGovernment should be annexed to the petition. After setting outthe facts conclude as
follows:-]PrayerThe petitioner therefore prays as follows: -(1) That theCo. [Ltd.] be wound
up by the Tribunalunder the provisions of the Companies Act, and(2) Such other order may
be made in the premises as shall bejust. Representative of PetitionerPetitionerNote:It is intended to
serve this petition onEnclosures-1. Where the petition is presented by the Registrar of
Companies or a person authorized by the Central Government the order of sanction or authorisation
of the Central Government.2. Statement of affairs in Form Win4in case windingup petition
is being filed by the company.
Form Win 2[See Rule 3(1)]Before The NationalCompany Law
TribunalBenchAtIn The Matter ofLtd (give the name of the
company)(Company incorporatedunder Companies Act,)PetitionNoof
20CompanyLimited - PetitionerPetition by companyThe petitionofCo. Ltd.
the petitioner herein showeth as follows: -(Paragraphs 1 to 5 as in Form Win1).6. Where the
companyis already being wound-up voluntarily or by the Tribunal thefacts showing that the
voluntary winding-up or winding-up by the Tribunal as the case may be cannot be continued with
due regardto the interests of the creditors or contributors or both shouldbe set out.7. By a
specialresolution of the company duly passed in accordance with section271 of the Companies Act,
2013 at a general meeting thereof heldon theday of 20 after due notice asprovided in
the Act it was resolved unanimously (or by a majority ofvotes againstvotes) as follows:
-(Here set out theresolution)[Here set out inparagraphs the facts relating to the financial position of
the company and the circumstances that have led to the passing of the special resolution.]8. The
petitionertherefore prays as follows: -(1) That theCo. [Ltd.] may be wound-up by the
Tribunalunder the provisions of the Companies Act, and(2) Such other order may be made in
the premises as shall bejust.Representative forthe PetitionerPetitionerEnclosures-1. Copy of notice
calling the meeting in which resolution ispassed.2. Copy of resolution passed.3. Copy of statement
of affairs.

	al Company Law TribunalBenchLtd (Give the name of the company)(Company)Petition Noof 20PetitionerAffiday
1. I A.B. son of aged hereby solemnly affirm and state as	do s follows:-
(Note. To be filled in by the petitioner other tha	nan a company)
	ne petitioner in the above matter and am er to make this affidavit on its behalf.
(Note To be filled in cases where the petition	ner is the company.)
shown to me and marked with letter	ohs of the petition herein now r 'A' are true to my knowledge and the are based on information and
Form Win 4[SeeRule 4]Before The NationalCoofLtd (give the name of the comparAct,)Petition Noof20	
Statement of affairs under section 274(1)Statesday of 20,	ement of affairs of the above named companyas on th
the several lists hereunto annexedmarked 'A' to full true and complete statement as to the affair	annly affirm and say that thestatement made herein ar to 'I' are to the best of my/our knowledge and beliefa airs of theabove-named company on the ne said company carries/carried onthe following
[Here set out nature of company's business]Sig of 20Before me.Commissioner for Commissioner fo	gnature(s)Solemnly affirmed at this day Oaths.
nameaddress and description of the deponent	efore swearing the affidavit to ascertain that the full t are stated and to initialany crossing out or other the affidavit in any of the above respects willentail it s beingre'sworn.
Note The governal lists annoyed are not whibit	its to the effiderit

Statement of Affairs And Lists To Be Annexed	
Statement as to the affairs of	
Ltd. on the	
day of20	
showing assets at estimated	
realisable values andliabilities	
expected to rank:-	
EstimatedRealisableValuesRs.	
Assets not specifically pledged (as per List'A')	
Balance at bank	
Cash in hand	
Marketable Securities	
Bills Receivable	
Trade Debtors	
Loans and Advances	
Unpaid Calls	
Stock in Trade	
Work in progress	
Freehold property Land & Buildings	
Leasehold property	
Plant & Machinery	
Furniture Fittings Utensils etc.	
Investments other than	
marketable securities	····
Livestock	
Vehicle etc.	
Other Property viz.	
*Asset specifically pledged (as per list'B')	
,	(a)

Estimated Realisable Values

(b)

Due to se

	Rs Rs
Freehold property	
Rs	
Estimated surplus from assets specificallypledged	
Estimated total assets available forpreferential creditors debenture-holders secured by a floatingcharge and unsecured creditors (brought forward)	
Summary of Gross Assets	Rs. Rs.
Gross realisable value of assets specificallypledged Other assets	
Other assets	
Gross Assets Rs.	
*Note: All assets specificallymortgaged pledged or otherwise given as security should beincluded under this head. In the case of goods given as securitythose in possession of the company and those not in possessionshould be separately set out.	
	Rs.
	Estimated total assets available forpreferential creditors debenture holders secured by a floatingcharge and unsecured creditors (brought forward).
(e)	
Gross Liabilities	
Rs.	Liabilities
	(to be deducted from surplus or added to deficiency as the case may be.)
	Secured creditors (as per List 'B') to extent to which claims are estimated to be covered by assetsspecifically pledged [item (a)

Companies (Winding Up) Rules, 2020

	or (b) on preceding pagewhichever is the less]	
	[Insert in 'Gross Liabilities' column only]	
	Preferential creditors (as per List 'C')	
	Estimated balance of assets available fordebenture-holders secured by a floating charge and unsecuredcreditors Rs.	
	Debenture holders secured by a floating charge(as per list 'D')Estimated Surplus/Deficiency as regardsdebenture holders. Rs.	
	Unsecured Creditors (as per List 'E')	••••
	Estimated balance of claims of creditors*partly secured on specific assets brought from preceding page.	
	(c)	
	Trade Accounts	
	Bills Payable	
	Outstanding Expenses	
	Contingent liabilities (state nature)	
		Rs
Rs	Estimated Surplus/Deficiency as regardscreditors being difference between Gross Assets brought frompreceding page (d)and Gross Liabilities as per column (e)	
	Issued and Called up Capital:	
	Preference shares ofeach	
	equity shares ofeach	
	Called up (as per List'G')	
		••••
		••••
	Estimated Surplus/Deficiency as regards	
	Members (as per list 'H')	
	These figures must be read subject to the following notes:-	
	(1) (f) there is no unpaid capital liable to becalled up or	
	(g) the nominal amount of unpaid capital liable to be called upis Rswhich is/i not charged in favour of debentureholders [strike out (f) or (g	

(2) The estimates are subject to costs of thewinding up and to any surplus or deficiency on trading pendingrealisation of assets.

List 'A' ' AssetsNot Specifically PledgedStatement of Affairs : List 'A'

Full particulars of every description of property not specifically pledged and not included in any otherlist are to be set forth in this list.

set forth in this list.		
	Full statement and nature of property	Book Val
State name of bankers	Balance at Bank	••••
	Cash in hand	••••
	Marketable Securities. Viz	
	Bills Receivable (as per Schedule I)	
	Trade Debtors (as per Schedule II)	
	Loans & Advances (as per Schedule III)	
	Unpaid calls (as per Schedule IV)	
State nature	Stock in Trade (as per Schedule V)	
State nature	Work in Progress	
	Freehold property viz,	••••
	Leasehold property. viz	
	Plant and Machinery viz.	
	Furniture Fittings Utensils etc.	
	Patents Trade Marks etc . viz.	
	Investments other than Marketable viz.	Securitie
	••••	
	Live stock Vehicles etc.	
	Other Property viz.	
Signature:	Dated20	

I

Bills of Exchange Promissory Notes Etc. On Hand Available As AssetsStatement of Affairs: Schedule I to List 'A'The names to be arranged in alphabetical order and numbered consecutively.

Name of
No. Acceptor of bill Address, etc.

Amount of bill or note

Rs.

Date when due Estimated to produce

Particulars of any property held as security for payment of bill or note

Rs.

Rs.

Signature:Dated20

Ш

Trade DebtorsStatement of Affairs: Schedule II to List 'A'The names to be arranged in alphabetical order and numbered consecutively.Note. - If the debtor to the company is also a creditor but for a less amount than his indebtedness the gross amount due to the company and the amount of the contra account should be shown in the third column and the balance only be inserted under the heading 'Amount of debt' thus:

Rs.

Due to the Company

Less Contra Account

No such claim should be included in the List 'E'

No. Name Residence & Amount Occupation of Debt Residence & Iedger or Occupation of Debt Residence & Amount Occupation of Debt Occupation of Debt Residence & Amount Occupation of Debt Occupation O

Good /Bad Doubtful

Rs. Rs. Month

Rs.

Year

Signature Dated.....20....

Ш

Loans And AdvancesStatement of Affairs: Schedule III to List 'A'

Serial No. Date of advance

Name and Address of Person to whom advanced

Name and Address of Amount Estimated due to realise any

Amount Estimated of security if any

Folio of ledger or other book where particulars to be found

-	$\overline{}$	
	v	C

				Rs			
Signature:		Dated	20				
		nt of Affairs: So consecutively.	hedule Γ	V to List 'A'T	he names to	be arranged	in alphabetical
Consecutive No.	No. in shares register	Name of shareholder	Addro	No. of ess shares held	Amount of call per share unpaid	Total amour due	nt Estimated to realise
					Rs.	Rs.	Rs.
Signature:.						Dated2	20
Stock In Trac	deStatem	ent of Affairs:	Schedule	e V to List 'A'			
Serial No. D	escriptio	n Quantity Bo Rs		e Estimated t Rs.	to realise		
Signature: VI				Dated	20		
Debts Due Fi	rom Cont	ributors(Other	than un	paid calls)St	atement of A	Affairs: Sched	ule VI to List 'A'
Consecutive No.	No. in shares register	Name of shareholder	Address	Nature and particulars of debt	Amount du	Securit held if e for the debt	any the case may
					Rs.		

Dated.....20....

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Signature:

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List B-Assets Specifically Pledged and Creditors Fully or Partly Secured(Not including debentures-holders secured by a floating charge)The names of the secured creditors are to be shown against the assets on which their claims are secured numbered consecutively and arranged in alphabetical order as far as possible.Statement of Affairs: List 'B'

Particulars of assets	Date when	Estimated value of	Name of	Address and
specifically pledged	security given	security	creditors	occupation
		Rs.		
		_ ,	_	1 1

Amount of	Date when	Consideration	Balance of debt unsecured	Esimated surplus
Debt	contracted		carried to list "E"	from security.
Rs			Rs	Rs

Signature:

*All assets specifically mortgaged, pledged, or otherwise given as security should be set out: goods given as security but inpossession of the company and goods not in possession should be separately set out.List 'C' - Preferential Creditors For Rates Taxes Salaries Wages And OtherwiseThe NamesTo Be Arranged In Alphabetical Order And Numbered ConsecutivelyStatement of Affairs: List 'C'

No	Name of	Address and occupation	Nature of claim	Period during which claim accrued due	Date when due			Amount payable as overriding preferential payments	Balance not preferential carried to list 'E'
						Rs.	Rs.		Rs.

Signature: Dated 20.....

List 'D' - List of Debenture Holders Secured By A Floating ChargeThe names to be arranged in alphabetical order and numbered consecutivelySeparate Lists must be furnished of holders of each issue of Debentures should more than one issue have been made. Statement of Affairs: List 'D'

No. Name of holder Address Amount Description of assets

Over which security extends

Dated20 . .

Rs.

Signature:	Dated 20

List 'E' - Unsecured CreditorsThe names to be arranged in alphabetical order and numbered consecutivelyStatement of Affairs: List 'E'Note. - (1) When there is a contra account against the creditor less than his claim against the company the amount of the creditor's claim and the amount of the contra account should be shown in the third column and the balance only inserted under the heading 'Amount of Debt' thus:-

Rs.

Total amount of claim

Less: Contra account.

No such set off should be included in Schedule I attached to List 'A'(2)The particulars of any Bills of Exchange and Promissory Notes held by a creditor should be inserted immediately below the name and address of such creditor.

				Folio of ledger	
No.	Name Address &	Amount	Date when	or other books	oration
NO.	Name Occupation	of debt	contacted	whereparticulars	Eration
				to be found	
		Rs.	Month	Year	

Unsecured balance of creditors partlysecured - Brought from List 'B' Balance not preferential of preferentialcreditor

- Brought from List 'C'

List 'F' - List of Preference ShareholdersThe name to be arranged in alphabetical order and numbered consecutivelyStatement of Affairs: List 'F'

Consecutive	Dogistor	Name of	Nominal	No. of	Amount per	Total
			Address amount of	shares	share called	amount
no.	No.	Shareholder	share	held	up	called up
					Rc	Re

Signature: List 'G' - List of I consecutivelySta				be arrange	Dated 20 ed in alph		and nu	ımbered
Consecutiveno.	Register No.	Name of Shareholder	Address	Nominal amount of share	No. of shares held	Amount per s called up	hare	Total amount called up Rs
								100
Signature:						Dated	20	
List 'H' - Deficien	nou On Cui	mplus Assount	Statomon	t of Affaira	I ict 'II'	Dateu	20	
The period cover of the date of pro- beenincorporate unless the Tribu	esentationed for the	ofthe winding whole period,	g up petit	ion or, if th	e compa	ny has not		
Items contributi	ng to defi	ciency (or red	ıcingsurp	lus):-				
							Rs	
1. Excess (if any)) of Capita	ıl and Liabiliti	esover As	sets on the	•••••			
20 as shown	ı by balan	ce-sheet (copy	annexed)					
2. Net dividends	and bonu	ises declared d	luring the	eperiod fro	m			
20to the date	e of the st	atement.						
3. Net trading lo	sses(after	charging item	s showni	n note belo	w) for th	e same period.		
4. Losses other t in the books dur		O		-				
5. Estimated loss purpose of prepa			•				••••	
6. Other items co	ontributin	g to Deficienc	y orreduc	ing Surplu	s.			
		•••••					••••	
							Rs	•
Items reducing l	Deficiency	(or Contribut	ing to Su	rplus):-				
7. Excess(if any)	of assets	over capital ar	nd liabiliti	es on the				•••••

20assh	own on the Balance Sheet (copy annexed)				Rs
	ling profits (after charging items shown in noteto the date of statement.	below) forthe period	d from		Rs
9. Profitsa annex sch	and income other than trading profits during the edule).	e same period(give p	particulars or		Rs
10. Otheri	tems reducing Deficiency or contributing to Sur	rplus:-			Rs
Deficiency	y/Surplusas shown by statement.				
Note as to	Net Trading Profits and losses:-				
mentione	s are to be inserted here (so far asapplicable) of d below, which are to be takeninto account in ar f net trading profits orlosses shown in this accor	riving at the			
Provision assets.	for depreciation, renewals, ordiminution in val	ue of fixed			
Charges fo	or Income-tax and other taxation onprofits.				
Interest o	n debentures and other fixed loans.				
•	to directors made by the company andrequired in the accounts.	by law to be			
Exception	al or non-recurring expenditure:				
		•••	Rs.		
Less Exce	ptional or non -recurring receipts:				
			Rs.		
Balance, b	eing other trading profits or losses		Rs		
Net tradinabove	ng profits or losses as shown inDeficiency or Sur	plus Account	Rs		
Signature	:		Dated	20)
List 'I'Stat returned b	ement of Affairs: List 'I'In substitution for such blank	of the Lists 'A' to 'H	' as will have t	o be	
List	Particulars	Remarks			
		Where no entries a or more oflist 'A' to should be inserted columnopposite to left blank.	'H' the word ' in this	'Nil'	
A.	Assets not specifically pledged.				
В.	Assets specifically pledged and creditors fullyor partly secured (not including debenture holders secured by afloating charge).				
C.	(iiii.gc).				

	Preferential creditors for Rates Taxes SalariesWage and overriding preferential payments and otherwise.	ıl
D.	Debenture-holders secured by Floating Charge.	
E.	Unsecured creditors.	
F.	Preferential shareholders.	
G.	Equity shareholders.	
Н.	Deficiency or Surplus Account.	
Signatur	e: Dated20	
Form Wi	n 5	
[Seerule	4]	
Before T	he National Company Law Tribunal	
Bench At	·······	
In The M	fatter ofLtd (give thename of the o	company)
(Compar	y incorporated under CompaniesAct,)
Petition 1	Noof 20	
•••••	Petitioner	
Affidavit	of concurrence in statement of affairs	
I/We,	[name(s) description(s) etc.] dosolemnl	y affirm and say as follows : -
informat	e have perused the statement of affairslodg ionknowledge and belief such statement co 's affairs [except as stated below].	ged herein byand that to the best of my/our ontains a full and accurate account of the
[Here sta	ate if necessary in what respects if anythe st	atement of affairs is not concurred in.]
Solemnly	affirmed etc.	
Signatur	e of deponent	
	sioner for Oaths	
Form Wi	n 6	
[See Rule	e 7]	
Before T	he National Company Law Tribunal	
Bench At	·	
In The M	latter OfLtd (give the name of thecomp	pany)
(Compar	y incorporated under CompaniesAct,)
Petition 1	Noof 20	
	Petitioner	

Advertisement of petition

Representative for Petitioner

If you desire to support or oppose the application at the hearing the notice thereof in writing shouldreach the Tribunal not later than.......days before the datefixed for the hearing of the application and appear at the hearing in person or by your representative. If you wish tooppose the application the grounds of opposition or a copy of affidavit should be furnished with the notice. A

copy of theapplication is enclosed herewith*
Name
Dated(Sd)
(Representative for applicant)
[This notice should be served on or beforetheday of20]
Form Win 8
[Seerule 14(2)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLTD (givethe name of the company)
(Company incorporated under CompaniesAct,)
Petition Noof 20
Petitioner
Company Application No 20
Applicant.
Before the Hon'ble Mr
Dated
Order appointing provisional liquidator
Upon the application ofand uponhearing Shri representative for the applicant and Shri(name designation postal address emailed land line phone number or mobile phone number) ,representative for the company and upon reading the petition and affidavit filed the day of 20 and the affidavit of the applicant herein filed theday of20
This Tribunal doth appoint the Shriresident ofto be provisional
liquidator of theabove'named company;
And the Tribunal doth hereby limit and restrict the powers of the said provisional liquidator to the following acts that is to say:-
[Here describe the acts which the provisionalliquidator is authorised to do.]
And the Tribunal doth order that the provisionalliquidator do forthwith take charge of all the property and effects of the company;
And that the costs of this application shall becosts in the petition.
(By the Tribunal)
Registrar
Note:It will be the duty of such of thepersons as are liable to submit the books of account of companycompleted and audited upto the date of order to liquidator undersection 274(3) to attend on the provisional liquidator at suchtime and place as he may appoint and to give him all

informationhe may require.

*Where the Tribunal directs that the provisionalliquidator is to take possession of any specific properties theclause should be suitably modified and the particulars of such properties should be set

out in a schedule to the order.	
Form Win 9	
[See Rule 14(4)]	
Before The National Company Law Tribunal	
Bench At	
In The Matter ofLtd (givethe name of the company)	
(Company incorporated under CompaniesAct,)	
Petition Noof 20	
Petitioner	
Company Petition No o/ 20 .	
Application No 0/20.	
Petitioner (Applicant)	
Notice of appointment of provisionalliquidator	
То	
The provisional liquidator	
(Address)	
Order pronounced this day by the Hon'ble Mrfor appointment provisionalliquidator of the under'mentioned company:	ent of the
1. Name of company:	
2. Registered office of the company:	
3. Petitioner's representative:	
4. Date of presentation of petition:	
A copy each of the petition and the affidavit filed in support isherewith enclosed.	
Dated	
Tribunal	
Note It will be the duty of such of the persons as are liable to submit the books of account of company completed and audited up to the date of order to liquidator under section 274(3) attend on the provisional liquidator at such time and place as he may appoint and to give his information he may require.	
Copy to Registrar of Companies.	
Form Win 10	
[SeeRules 14(5) And 21]	
Before The National Company Law Tribunal	
Bench At	
In The Matter ofLtd (givethe name of the company)	
(Company incorporated under CompaniesAct,)	
Petition Noof 20	
Petitioner	

Disclosure of interest or lack of independenceby provisional liquidator or by Company Liquidator
То
Registrar/Deputy Registrar
Disclosure is hereby given thatI,appointed as the provisional liquidato or company liquidator of the abovementioned company by an order dated theday of have no interest in the above named companyand am in no way so concerned with the company to affect myindependence in the discharge of my duties as provisionalliquidator or Company Liquidator of the said company.
[I have the following interests in the abovenamed company which may affect my independence in discharge of myduties as the provisional liquidator or Company Liquidator of thesaid company (set out the interest)]
Dated thisday of20
(Sd.)Provisional Liquidator or Company Liquidator
Form Win 11
[See rule 17(1)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd (Give The Name of The Company)
(Company incorporated under CompaniesAct,)
Company Petition No / 20
'Petitioner
Before the Hon'ble Mr
Dated
Winding up Order
Upon the petitionofpresented on thedayof 20upon hearing Shrirepresentative for the petitioner Shrirepresentative for the creditors (or contributors) supporting thepetition Shrirepresentative for the creditors (or contributors) opposing the petition and Shrirepresentative for the company upon reading the said petition theaffidavit of A.B. filed the day of
publication of the advertisement of the saidpetition this Tribunal doth order:
*(1) That the said company be wound up by this Tribunal under the provisions of the Companies Act 2013; and

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(2) That the provisional liquidator or CompanyLiquidator as the case may be as liquidator of the companyaforesaid forthwith take charge of all the

property effects actionable claims and books and papers of the said company;

- **(3) That the provisional liquidator or CompanyLiquidator shall cause a sealed copy of this order to be served on the company by pre'paid registered post;
- (4) That the petitioner do advertise withinfourteen days from this date a notice in the prescribed form of the making of this order in one issue (each) of... (here enterthe newspaper or newspapers in which the order is to beadvertised);
- (5) That the said petitioner do serve acertified copy of this order on the Registrar of Companies notlater than one month from this date; and
- (6) That the cost of the said petition shall be aid out of the assets of the said company.

Dated thisday20 . (By the Tribunal) Registrar

*Where the company ordered to be wound up is aBanking Company or an Insurance Company add at the end of clause(1) "and the Banking Companies Act 1949' or 'and the Insurance Act 1938" as the case may be.

** To be inserted only where the company is notthe petitioner.

Note:

- 1. It will be the duty of such of the persons asare liable to submit the books of account of company completed and audited up to the date of order under section 274(3) toattend on the Company Liquidator at such time and place as he mayappoint and to give him all information he may require.
- 2. It will be the duty of every person who is inpossession of any property books or paper cash or any otherassets of the company including the benefits derived therefromsuch person shall forth with surrender such property books papersetc.

The Company Liquidator,	
Name	
(Address)	
Order pronounced this day by the Hon'ble Mr	
company under the Companies Act,2013	
1. Name of company:	
2. Registered office of the company:	
3. Petitioner's representative:	
4. Date of presentation of petition:	
* A copy each of the petition and the affidavitfiled in support is herewith enclosed.	
Dated	Tribunal
*Strike out where copies of the petition and the affidavit have been sent to the Company Liquidator along withnotice of an order appointing provisional liquidation if any.	
Note:It will be the duty of such of thepersons as are liable to submit the books of accounts of companycompleted and audited upto the date of order of liquidator undersection 274(3) to attend on the Company Liquidator at such timeand place as he may appoint and to give him all information hemay require.	
Form Win 13	
[SeeRule 17(1)]	
Before The National Company Law Tribunal	
Bench At	
In The Matter ofLtd (Give the name of the company)	
(Company incorporated under CompaniesAct,)	
Petition Noof 20	
Petitioner	
Notice to Registrar of Companies Winding uporder	
То	
The Registrar of Companies,	
(Address)	
Order pronounced this day by the Hon'ble	
Mr for winding upthe under'mentioned	
company under the Companies Act 2013	
1. Name of company:	
2. Registered office of the company:	
3. Petitioner's representative:	

4. Date of presentation of petition:	
* A copy each of the petition and the affidavitfiled in support is herewith enclosed.	
Dated	Tribunal
*Strike out where copies of the petition and theaffidavit have been sent to	1110uiiai
the Registrar of Companies along withnotice of an order appointing provisional liquidator if any.	
Note:	
1 It will be the duty of such of the persons as are liable to submit the books of accounts of company completed and auditedupto the date of order of liquidation under section 274(3) to attend on the Company Liquidator at such time and place as he mayappoint and to give him all information he may require.	
2 In case of a listed company the Registrar shall send intimation of such	
order to the Stock Exchange where the Securities of the company are listed.	
Form Win 14	
[See Rule 20]	
Before The National Company Law Tribunal	
Bench At	
In The Matter ofLtd (give the name of the company)	
(Company incorporated under CompaniesAct,)	
Petition Noof 20	
Petitioner Company Petition No 20	
'Petitioner	
Notice of winding up order	
By an order made by the Tribunal in the abovematter dated the day of20it was orderedthat the above named company be wound up under the provisions of the Companies Act 2013.	•
Dated	Representative for the Petitioner
Form Win 15	
[SeeRule 24]	
Before The National Company Law Tribunal	
Bench At	
In The Matter ofLtd (give the name of the company)	
(Company incorporated under CompaniesAct,)	
Company Petition Noof 20	
Application Noof 20	

Applicant
Application for leave to commence or continueany suit or proceeding under section 279(1) of the Companies Act2013
The application of (full name descriptionoccupation and address of applicant) showeth:-
1. The address of the applicant/his representative for theservice of all notices processes etc. isShriat
2. The company named viz.,(hereinafter referred toas 'the
company') was incorporated in the monthof19/20 under the (Companies Act) as a public (private) company limited by shares/limited byguarantee/as an unlimited company.
3. The registered office of the company is situated at
4. The nominal capital of the company is Rsdividedintoshares of Rseach. The amount of capital paidup or credited as paid-up is Rs(or as the case may be.)
5. The order for the winding up the company or for appointment ofprovisional liquidator datedhas been passed bythe Tribunal.
6. The applicant hereby applies for the leave to commence [orcontinue] the suit [or proceeding] under section 279(1) of the Companies Act 2013 the details of which are as mentioned below:
Dated thisday of20
Applicant
Form Win 16
[See rule 25(1)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd(Give the name of the company)
(Company incorporated under CompaniesAct,)
Petition Noof 20
Petitioner
Report of the Company Liquidator under section281(1)
The Company Liquidator in pursuance of section 281(1) of the Companies Act 2013 hereby submits his Report to the Tribunal as follows:'
1. Capital:The nominal capital of the company is Rs divided intoshares of Rseach.
The number of shares issued is and comprises sharesallotted as fully paid and
shares subscribed for cashand fully called up (or onwhich Rs per share hasbeen called up.) The unpaid calls amount to Rs

2. Assets:The assets of the companylocated at are estimated by the registeredvaluer (oras the case may be) to be of the value of Rs and they comprise the following:'	
Assets not specifically pledged:	
(1) Cash on hand	Rs
Cash at Bank	Rs
Negotiable Securities	Rs
(2) Debts due from contributors Rs.	Rs
(3) Debts due to the company: (name addresses and occupation ofperson from whom they are due and the amount likely to berealised on account thereof)	
(a) Secured	Rs
Securities available:	
(give particulars of the properties given as security whethersecurity given by company or an officer ,their value and dates onwhich they were given)	
(b) Unsecured	Rs
(4) Guarantee if any extended by company	Rs
(5) Movable & Immovable properties:	
(a) Movable properties:	Rs
(i) Stack in trade	Rs.
(i) Stock in trade	
(ii) Other movables (give particulars)	Rs.
(ii) other movables (give particulars)	•••••
(b) Immovable properties: (give particulars)	Rs.
(6) Unpaid Calls	Rs.
	 Da
(7) List of contributors and dues if any payable by them	Rs.
(8) Details of Trade Marks and intellectual property if any ownedby the company (9) Other assets	•••••
	Rs.
Assets specifically pledged:	
	Rs.
(1) Assets held by fully secured creditors (give particulars)	
(2) Assets held by partly secured creditors (give particulars)	Rs.
3. Liabilities :The liabilities of the company are returned as amounting to Rs and include the following:'	
(1) Fully secured creditors	Rs.

			•••••
(2) Partly secured creditors			Rs.
			•••••
(3) Preferential creditors			Rs.
			•••••
(4) Debenture holders			Rs.
(5) Unsecured creditors			Rs.
4. Details of subsisting contracts	s joint ventureand o	collaboration if any.	•••••
5. Details of holding and subsidi	ary companiesif an	y.	
6. Details of legal cases filed by o	or againstthe comp	any if any.	
7. Causes of failure: The compan	ny was formed tocar	rry on the business of	•••••
The failure of the company is in	the opinion of the	companyLiquidator due to	
	-		
8. Any other information which necessary to include.	Tribunal maydirec	t or Company Liquidator may	consider
9. The manner in which the comis of the opinion that fraudhas be orformation.			-
Dated thisday of20	···		
	Company Liqu	idator	
Form Win 17[See rule 28(2)]Before	ore The National C	ompany Law TribunalBench	
AtIn The Mat incorporated under Companies A		-	pany)(Company
20PetitionerProvisi above named company liable to liby me from the books and paper, the number of shares [or extent of the amount paid up in respect of ascertain the same.In the first payown right.In the second part of the representatives of or liable for the	onal list of contribute placed on the list of the said compart of interest] to be at such shares [or interest] art of the list are set forth	utorsThe following is a list of ret of contributors of the said contributors of the said contributed to each and the amounterest] so far as I have been about forth the persons who are contributors	ompany made out ive addresses and int called up and le to make out or ntributors in their as being own right
Sl. No. Name & Address Description		Amount called up at date of commencement ofwinding up	Amount paid up at date of commencement of windingup

Second Part Contributors as being representatives of or liable for the debt of others

Sl. No.	Name and Description	Address	In what character included	No. of shares or extent of interest	Amount called up at date of commencement	Amount paid up at date of commencement of windingup
1	2	3	4	5	6	7

No. of list	Name & Description	Address	In what s character included	No. of shares or extent of interest	Amount called up at date of commencement ofwinding up	Amount paid up list at date of commencement ofwinding up
1	2	3	4	5	6	7

Dated this......day of20....(Sd.)Company LiquidatorNotes. - 1. Contributors are under no obligation to attend before the Company Liquidator if they are satisfied that the particulars contained in the notice are correct.

- 2. A shareholder's name cannot be omitted from the list of contributors on account of his inability to pay calls; this question will be dealt with when application is made for payment of the calls.
- 3. A change of address may be notified by giving notice by post before the date fixed for the settlement of the list.

Form Win 19

List of contributors as settled by TribunalThe result of the settlement of the list of contributors of the above company made out and filed in Tribunal by the Company Liquidator of the said company on the	55. particle (************************************
Bench At	[SeeRule 29(2)]
In The Matter of	Before The National Company Law Tribunal
(Company incorporated under CompaniesAct,	Bench At
Petition Noof 20	In The Matter ofLtd (GiveThe name of the company)
Affidavit as to the posting of notices fixinga date for the settlement of the list of contributories I (name and description) do solemnlyaffirm and say as follows:' 1. That I did on the	(Company incorporated under CompaniesAct,)
Affidavit as to the posting of notices fixinga date for the settlement of the list of contributories I (name and description) do solemnlyaffirm and say as follows:' 1. That I did on the	Petition Noof 20
I (name and description) do solemnlyaffirm and say as follows:' 1. That I did on the	Petitioner
1. That I did on the	Affidavit as to the posting of notices fixing date for the settlement of the list of contributories
provisional list of contributors made out by the Company Liquidator on the dayof 20 and now on the file of proceedings of theabove'named company at the address appearing in such list anotice of the time and place fixed to settle the list of contributors in the form hereunto annexed marked 'A' except thatin the tabular form at the foot of such copies respectively Iinserted the number name and description address in whatcharacter included the number of shares (or extent of interest) the amount called up and the amount paid up in respect of theshares (or interest) of the person to whom such copy of the saidnotice was issued. 2. That I sent the notices by putting the same prepaid into thepost office/by speed post at before the hour of o'clockin the noon on the said day and I obtained from the postoffice the certificate of posting relating thereto which isherewith annexed*. Solemnly affirmed etc. Deponent *To be annexed Form Win 20[See Rule 30]Before The National Company Law TribunalBench At	I (name and description) do solemnlyaffirm and say as follows:'
To be annexed Form Win 20[See Rule 30]Before The National Company Law TribunalBench At	provisional list of contributors made out by the Company Liquidator on the dayof 20 and now on the file of proceedings of the above named company at the address appearing in such list anotice of the time and place fixed to settle the list of contributors in the form hereunto annexed marked 'A' except that the tabular form at the foot of such copies respectively I inserted the number name and description address in what character included the number of shares (or extent of interest) the amount called up and the amount paid up in respect of the shares (or interest) of the person to whom such copy of the saidnotice was issued. 2. That I sent the notices by putting the same prepaid into the post of fice by speed post at before the hour of o'clockin the noon on the said day and I obtained from the postoffice the certificate of posting relating thereto which isherewith annexed.
*To be annexed Form Win 20[See Rule 30]Before The National Company Law TribunalBench At	•
At	
tino continente lo no romo vio.	At

- 1. The several persons whose names are set forth in the second column of the First Schedule hereto have been included in the said list of contributors as contributors of the said company in respect of the number of shares [or extent of interest] set opposite the names of such contributors respectively in the said Schedule.
- 2. In the first part of the said Schedule are set forth such of the said several persons as are contributors in their own right.

- 3. In the second part of the said Schedule are set forth such of the said several persons as are contributors as being representatives of or liable for the debts of others.
- 4. The several persons whose names are set forth in the second column of Second Schedule hereto were included in the provisional list of contributors and have been excluded from the said list of contributors.
- 5. In the fifth column of the first part and the sixth column of the second part of the First Schedule and in the sixth column of the Second Schedule are set forth opposite the name of each of the several persons respectively the date when such person was included in or excluded from the said list of contributors.
- 6. In the sixth and seventh columns of the first part and the seventh and eighth columns of the second part of the First Schedule are set forth opposite the names of each of the said persons respectively the amount called up at the date of the commencement of the winding up and the amount paid up at such date in respect of their shares [or interest].

The First Schedule Above Referred ToFirst Part Contributors in their own right

Sl. No.	Name and Description	Address	No. of shares or extent of interest	Date when included in the list	Amount called up the date of commencement ofwinding up	Amount paid up at date of commencement of windingup
1	2	3	4	5	6	7

Second Part Contributors as being representatives of or liable for the debts of others

Sl. No.	Name and Description	Address	In what character included	No. of shares or extent of interest		Amount called up the date of commencement ofwinding up	Amount paid up at date of commencement of windingup
1	2	3	4	5	6	7	8

The Second Schedule Above Referred To

Sl. No.	Names and Description	Addres	In what ch proposed t		No of shares or extent of interest	Date when excluded from the list
1	2	3	4		5	6
Dated the						
No. List	Name and Description	Address	In what character included	No. of shares or extent of interest	Amount called up at date of commencement ofwinding up	Amount paid up at date of commencement of windingup
1	2	3	4	5	6	7
Company LiquidatorForm Win 22[See Rule 31(2)]Before The National Company Law TribunalBench At						

address in what character included. the number of shares [or extent of interest] and the amount called up and the amount paid up in respect of the shares [or interest] of the person on whom such copy of the said notice was served in the same words and figures as the same particulars are set forth in the said Schedule.

2. I served that said respective copies of the said notice duly addressed to such persons respectively according to their respective names and addresses appearing in the said Schedule by registered post/speed post on ... at the post office at.. and the postal receipts and acknowledgements received from the said post office in respect thereof are annexed hereto. In the following cases either the notices were returned unserved or the notices have not been returned nor the acknowledgements received:'

Number on Name of Whether notice was returned unserved. Whethernotices not returned list Person for acknowledgement received

- 2. The said meeting was attended either personally or by proxy by creditors whose proofs of debt against the said company were admitted for voting purposes amounting in the whole to the value of Rs
- 3. The question submitted to the said meeting of creditors was they wished that a advisory committee shall be appointed to act with the Company Liquidator and so who are to be the members of the advisory committee.

4. At the said meeting it was resolved unanimously (or as a result of the voting set out below) that there should be advisory committee consisting of following members:'

(Here set out the names of members)[or the result of the voting on the said proposition was as set out below]

5. A meeting of the contributors of the above named company was summoned by advertisement in (here enter the newspaper or newspapers) of the date(s)						
6. The said meeting was attended either personally or by proxy by contributors holding in the wholeshares of the said company and entitled tovotes.						
7. At the said meeting it was resolved unanimousl voting as set out below) as follows:'	y (or as a re	esult of the				
[Here set out the resolution or resolutions.]Result of Voting						
Resolutions	Voting on resolutions For	Against				
No.	Amount	No. Amount				
State the substanceof any resolutions and give names of members of Committee (ifany) and amount of their proofs if creditors or shares,(ifcontributors)Creditors:Contributors	s ·					
No.	Shares/vote	No. Shares/votes				
Sd/Company Liquidator and Chairman Form Win 24						

Form of Advertisement
[SeeRule 37(3)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd(give the name of the company)
(Company incorporated under CompaniesAct,)
Company Petition Noof 20
Application No20
Notice to creditors and contributors
Whereas the meeting of the contributors of theabove company held under section 287(3) has not accepted the decision of the meeting of the creditors held regarding the composition of a advisory committee notice is hereby given that an application has been made to the Tribunal by the Company Liquidator for directions of the Tribunal under section 287(3) as to who shall be the members thereof and that the said application will be heard by the Tribunal onday thedayof20 ato'clock in the noon when any creditor or contributory of the above-named company who wishes tobe heard may appear and make such representations to the Tribunalas he wished to make in the said matter. Dated thisday of20
Company Liquidator
Form Win 25
Form of Advertisement
[SeeRule 45(3)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd(give the name of the company)
(Company incorporated under CompaniesAct,)
Company Petition No of 20
Notice of meetings of creditors and contributors under section 287(3)
Notice is hereby given that -
(1) A meeting of the creditors of the abovenamed company will be held at (place) on day the day of $$ 20 at o'clock in the noon to determine as to who are to be the members of the advisory committee.
Note :To entitle a creditor to vote atthe meeting of creditors aforesaid his proof must be lodged

with the Company Liquidator not later than o'clock in thenoon. on the day of... .. 20 ...

(2) A meeting of the contributors of the abovenamed company will be held at... .. (place) on day the..... day of... .. 20· ... at.. ... o'clock in thenoon to consider the decision of the said meeting of

creditors and to express the views of the contributors as to who are to bethe members of the

Indian Kanoon - http://indiankanoon.org/doc/113459034/

advisory committee.

Forms of proof and of general and specialproxies can be had at the office of the Company Liquidator. Proxies should be lodged with the Company Liquidator not laterthan o'clock on the
day of 20
Dated this day of 20
Company Liquidator
[The company's statement of affairs has not beenlodged (or has been lodged and may be inspected at the office of the Company Liquidator during office hours on payment of the prescribed fee.)]
*The date fixed should be within fourteen daysof the creditors' meeting.
Form Win 26
Form of Individual Notice To Creditors
[SeeRule 45(3)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd (give thename of the company)
(Company incorporated under CompaniesAct,)
Company Petition No of20
Notice of creditors' meeting under section287(5) of the Companies Act 2013
То
Take notice that a meeting of the creditors of the above named company will be held at
Agenda
To determine as to who are to be the members of the advisory committee.
To entitle you to vote thereat your proof mustbe lodged with the Company Liquidator not later thano'clock in the noon on the day of20
The company's statement of affairs has not beenlodged [or has been lodged and may be inspected a the office of the Company Liquidator during office hours on payment of the prescribed fee].
Forms of proof and of general and specialproxies are enclosed herewith. Proxies to be used at the meetingmust be lodged with the Company Liquidator not later thano'clock in the noon
on the day of20.
Dated this day of 20
Company Liquidator
Form Win 27
Individual Notice To Contributors
[See Rule 45(3)]
Before The National Company Law Tribunal

Bench At
In The Matter ofLtd(give the name of the company)
(Company incorporated under CompaniesAct,)
Company Petition No of 20
Notice of contributors' meeting under section 287(5) of the Companies Act 2013
То
Take notice that a meeting of the contributors of the above named company will be held at
(place) on
day the day of20 ato'clock in the noon. for the purpose mentioned below:
Agenda
To consider the decision to be taken at a meeting of the creditors of the said company to be held on
the day of 20,for determining as to who are to be themembers of the advisory committee
and to express the views of the contributors on the said matters.
The Company's statement of affairs has not been lodged [or has been lodged and may be inspected
at the office of the Company Liquidator during the office hours on payment of the prescribed fee].
Forms of general and special proxies are enclosed herewith. Proxies to be used at the meeting must belodged with the Company Liquidator at his office not later than o'clock in the noon on the
day of 20
Dated this day of 20 .
Company Liquidator
Form Win 28
Form of Individual Notice
[SeeRule 45(3)]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd(Give The Name of The Company)
(Company Incorporated Under CompaniesAct,)
Company Petition No of 20
Notice of Meeting (General Form)
To
creditor (or contributory)
of the said company
Take notice that a meeting of creditors [orcontributors] in the above matter will be held at (place)on the day of 20 at o'clock in thenoon.
Agenda
11501144

[Here insert the purpose for which the meeting is called]. Forms of general and special proxies are enclosed herewith. Proxies to be used at the meeting must belodged with the Company Liquidator not later than o'clockin the noon on the day of... .. 20 ... Dated this .. day of ... 20. Company Liquidator Form Win 29 Form of Advertisement [SeeRule 45(3)] Before The National Company Law Tribunal Bench At..... In The Matter ofLtd(Give the name of the company) (Company incorporated under Companies Act.....) Company Petition No of 20 ... Notice of meeting (General Form) Notice is hereby given that a meeting ofcreditors [or contributors] in the above matter will be heldat.... (place) on the day of... .. 19 ... at..... o'clock in the noon. Agenda [Here insert the purpose for which the meeting called]. Forms of general and special proxies can be hadat the office of the Company Liquidator. Proxies to be used at the meeting must be lodged with the Company Liquidator not laterthan o'clock in the ... noon on the day of... . .20... Dated this day of 20 Company Liquidator Form Win 30 [Seerule 47] Before The National Company Law Tribunal Bench At..... In The Matter ofLtd(give the name of the company) (Company incorporated under CompaniesAct,.....) Company Petition No..... of 20...... Notice to officers of company to attendmeeting of creditors or contributors To

Take notice that a [the first] meeting ofcreditors [or contributors] will be held on

the.....dayof.....20..., at.....o'clock in the.....noon at (here insert theplace where the meeting is to be

mayrequire.
Dated thisday of20
Company Liquidator
Form Win 31
[Seerule 48]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd(give the name of the company)
(Company incorporated under CompaniesAct,)
Company Petition No of 20
Affidavit as to the posting of notices ofmeeting
I , (name and description) of etc.solemnly affirm and say as follows:'
1. That I did on the day of20 send to each creditor mentioned in the company's statement of affairs [and toeach contributory mentioned in the Register of Members of the company) a notice of the time and place of the (respective)meeting(s) of creditors (and contributors) in the form(s) annexedhereto and marked 'A' *(and 'B').
2. That the notices for creditors were addressed to the saidcreditors respectively according to their respective names and addresses appearing either in their proofs or in the statement of affairs or in the books of the company or to the last known addresses of such creditors [and that the notices for contributors were addressed of the contributors respectively according to their respective names and addresses appearing in the Register of the company or to their last known addresses.]
3. That I further sent to each of the officers of the companymentioned below at their respective addresses a notice of the time and place of the (respective) meeting(s) of creditors (and contributors) in the Form annexed hereto and marked $'C'^{**}$
4. That I sent the notices by putting the same prepaid into the post office at before the hour of o'clock in the noon on the said day.
5. [That the notice was also advertised in (here set out thenewspapers) dated and copies of the said newspaperscontaining the advertisement are herewith annexed.]
Deponent
Solemnly affirmed etc.
*Form of the notice(s) sent to be annexed.
Omit what is not required.
**Form Win. 32.
To be inserted where the notice of meeting wasadvertised.
Form Win 32
[SeeRule 50]

Before The National Company Law Tribunal

Bench At					
In The Matter ofLtd(give the name of the company)					
(Company incorporat	(Company incorporated under CompaniesAct,)				
Company Petition No	of 20				
Nomination of Chairn	nan by Company Liquidator				
I the Company Liquidator of the abovenamed company do hereby nominate (name and description)of to be chairman of the meeting of creditors (or contributors) in the above matter appointed to be held aton the day of20 and I depute him to attend such meeting and use on my behalf any proxy or proxies held by me in this matter.					
Dated this day of	20				
Company Liquidator					
Form Win 33[See Rule 64(2)]Before The National Company Law TribunalBench AtIn The Matter ofLtd (give the name of the company)(Company incorporated under Companies Act,)Company Petition No of 20List of creditors (or contributors) present at a meetingMeeting held atthis day of20					
ConsecutiveNumber	Name of creditor (or contributory present orrepresented	Amount of proof (for number of shares and votesheld by each contributory)			
1		In person	By proxies		
2					
3					
4					
5					
6					
7					
	Total number of creditors (or contributors)present or represented.				
Company Liquidator	Form Win 34[See Rule 65]Before	The National Company Law Tribuna	alBench		
AtIn The Matter ofLtd (give the name of the company)(Company incorporated under Companies Act,)Company Petition No of20Report of result of meeting(s) of creditors/ contributors held under order of Tribunal dated 20I name Company Liquidator of the Tribunal and Chairman of the meeting(s) of the creditors/ contributors held in pursuance of the order of the Tribunal dated 20 do hereby report the result of the said meeting(s):					

1. In pursuance of the order of the Tribunal dated 20 a meeting of the creditors/ contributors of the above company was summoned by advertisement in (here enter the newspaper or newspapers) of the date(s).

.20,and was held on the day of 20I was the Chairman of the said meeting		lock in the .	noon at
2. The said meeting was attended either creditors of the said company whose prowere admitted (or admitted for voting puradmitted) to the value of Rs [or by combolding in the whole shares of the	oofs of debts rposes) amo ntributors of t	against the unting in th the said cor	e company e whole (as npany
3. The question(s) submitted to the said	meeting was	(were):	
[Here set out the question(s) submitted to the meeti	ng].		
4. At the said meeting it was resolved unvoting as set out below] as follows:-	nanimously [d	or as a resu	It of the
[Here set out the resolution(s) passed at the meeting	g].		
Resolutions	Voting on resolutions For	Againe	
No.	Amount	Agains No. Amou	
State the substance of any resolution passedCreditors:Contributors		NO. Alliou.	ш
No.	Shares	vote No.	Shares votes
Date thisday of20Company liquidator Form Win 35 [See Rule 67] Before The National Company Law Tribunal Bench At	e company)		

Company Petition No of 20.....

Form of general proxy

(Company incorporated under CompaniesAct,......)

I/We of a creditor [orcontributory] of the above named company hereby appointof as my/our general proxy to vote forme/us and on my/our behalf at the meeting of creditors [orcontributors] of the said company summoned to be held in theabove matter on the day of
Dated this day of 20
Sd/ A.B.
Notes:
1. It is open to a creditor or contributory to appoint the Company Liquidator or if there is no liquidator the Chairman of the meeting to act as his proxy.
2. If the proxy is given by a firm sign the farm's trading name and add by A.B a partner in the said firm. If the proxy isgiven by a corporation then the form of the proxy must be underits common seal or under the hand of some officer duly authorised in that behalf and the fact that the officer is so authorised must be stated.
3. The proxy form when signed must be lodged with the CompanyLiquidator within the time mentioned in the notice convening themseting at which it is to be used.
Form Win 36
[SeeRule 67]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd (give thename of the company)
(Company incorporated under CompaniesAct,)
Company Petition Noof 20
Form of special proxy
I/Weofacreditor [or contributory] hereby appointas my/our proxy at the meeting of creditors [or contributors] to be held on theday of20 or at any adjournment thereofto vote.
[Here insert the word 'for' or the word'against' as the case may require and specify the particularresolution]
the resolution numberedin the noticeconvening the meeting.
Dated thisday of20
Sd/- A.B.

Notes:

- 1. It is open to a creditor or contributory to appoint the Company Liquidator or if there is no liquidator the chairman of the meeting to act as his special proxy.
- 2. If the proxy is given by a firm sign the farm's trading name and add 'by A.B. a partner in the said firm. If the proxy isgiven by a corporation then the form of proxy must be under its common seal or under the hand of some officer duly authorised in that behalf and the fact that he is so authorised must be stated.
- 3. The proxy form when signed must be lodged with the CompanyLiquidator within the time mentioned in the notice convening themseting at which it is to be used.

4. Where the person giving proxy wishes to give instructions regarding voting on any amendments that may be moved or as thecase may be such instructions may be noted in the proxy if sodesired.
Form Win 37
[Seerule 76]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd (give thename of the company)
(Company incorporated under CompaniesAct,)
Company Petition Noof20
Dated
Quarterly Report with respect to progress of winding up under section 288(1) of the Companies Act 2013
I(name) Company Liquidator of theabove named company in accordance with section 288(1) of the Companies Act 2013 do hereby report the progress of winding upduring this quarter: -
1. Details of meetings held during the quarter:-
(a) Number of meetings:
(b) Dates:
(c) Contributory/creditors/members meeting
(d) Agenda
2. Decision taken at the meetings
3. Steps taken by the company liquidator forproceeding to winding up
4. Pending actions for winding up
5. Any other important information needs toreported
(Sd.)
Company Liquidator
Form Win 38
[SeeRule 78]
Before The National Company Law Tribunal
Bench At
In The Matter ofLtd (Give thename of the company)
(Company incorporated under CompaniesAct,)
Company Petition Noof 20
Name of Company:Limited
Presented by: (Professional appointed to assist company liquidator)
Declaration disclosing conflict of interest orlack of independence under section 291 of the Companies Act 2013
I,s/o,

Companies Act 2013.

I solemnly affirm and declare that I am nothaving any conflict of interest / lack of independence in respectof my appointment as assistant to Company Liquidator of the abovenamed company.

Or

I solemnly affirm and declare that I have the following interest in the above named company which may affect myindependence in respect of my duties.

And I make this solemn declaration believing thesame to be true.

Solemnly affirmed and declaredat.....the......day of......20... before me.

Professional appointed

Form Win 38 A[See rule 80]Register of Liquidations Company Petition No......of 20......Name of the Company.......(in liquidation)Name of Petitioner......By representative Shri......

Date ofpresentation of petition for winding up	Date of order if any appointing ProvisionalLiquidator	Date of Winding up order		
(1)	(2)	(3)	(4)	(5)

Date when notice if any was	Date of	Date of filing report	Date of applications for
issued to officers of the	submission of	by Company	directions under Rule
companyfor submission of	statement of	Liquidator under	38(3) and dateof order on
statement of affairs	affairs	section 281(1)	Application
(6)	(7)	(8)	(9)

If Advisory Committee is appointed,date of appointment	Date of filing of further report(s)by Company Liquidator undersection 281(4) if any	Date of examination if	Date of misfeasance Summons against promoters and officers ofcompany if any	Date fixed for filing proofs of claims against the company
(10)	(11)	(12)	(13)	(14)

Date of settlement of	Date of filing provisional	Date of settlement of final	Dates and rates of
list of creditors	list of contributors	list of contributors	calls made if any Date
			Rate
(15)	(16)	(17)	(18)

Dates of filingComp Liquidator accounts into Tribunal	(mention	Dates and Rates of return ferential of share capital	Dates of deposit of unclaimed dividends orundistribute assets under section 352(1)	company	Date of filing the order of dissolution with the Registrat of companies	assets of the company undersection 352(2)	of disposal of the	Remarks
(19)	(20)	(21)	(22)	(23)	(24)	(25)	(20)	(2/)

AssetsA. 1. Cash on hand.....

2. Balance with banks.....

(a)Government Securities.....(b)Other investments.....

3. Investments:

B. Immovable Properties		
*Serial number	Description of property	Estimated value
1	2	3
C. Other property *Serial number	Description of property	Estimated value
1	2	3
D. Approximate amount of o	lebts and out-standings to	be realised -
RsApprox	imate amount of debts and	liabilities to be paid - Rs

E. Amount of debts and out-standings realised(give progressive total)

After 6 months	After 12 months	After 18 months	After 24 months
1	2	3	4
F. Costs and expenses in liquidation			
After 6 months	After 12 months	After 18 months	After 24 months
1	2	3	4

G. Remarks:*Note: Where the properties are too many to be entered here give reference to the Register of Assets and mention the number of items and the total estimated value of the properties.Form Win 38 B[See Rule 80]Central Cash Book(Cash Book of the Company Liquidator) Receipts Payments

	Amount		Amount									
Date	Name of company	Particulars	Number of receipt		Bank	Date	Name of Company	Particulars	Number of voucher or challan	Cash	Bank	Numb of chequ
	Rs.P	Rs.P		Rs.P	Rs.P							
1	2	3	4	5	6	7	8	9	10	11	12	13

Instructions:

- 1. This register is common to all the liquidations administered by the Company Liquidator and the day to day transactions of the Company Liquidator should be entered in this Register chronologically. Sufficient details should be entered under the column 'particulars' to show clearly the nature of the transaction the person by whom or to whom the payment was made and on what account it was made.
- 2. All cash and cheques received by the Company Liquidator should upon their receipt be entered on the Receipts Side Under 'Cash' and 'Bank' respectively. When the cash collections are paid into the Bank by the Company Liquidator an entry against cash on the Payments Side should be made and a corresponding entry made under Bank on the Receipts Side. Where money is withdrawn from the Bank by cheque the amount should be entered as a Payment under 'Bank' on the Payments Side and entered as a receipt under 'Cash' on the Receipts Side.

- 3. Where a cheque paid into the Bank is returned dishonoured the entries previously made in the account in regard to it should be reversed by appropriate reverse entries.
- 4. Cash and cheques should be remitted into Bank under separate challans and remittances in respect of each company should be made under a separate challan.
- 5. Vouchers for payments made by the Company Liquidator should be obtained at the time of making payment and they should be numbered consecutively in a separate series for each half year. Receipts for payments made to the Company Liquidator should be issued out of a counterfoil receipt book the leaves of which are machine numbered consecutively.
- 6. Where the Liquidator carries on a business only the weekly totals of the Receipts and Payments on the trading account should be brought into the Central Cash Book and the Company's Cash Book from the books of the trading account.
- 7. Where dividends are paid to creditors only the total amounts of the dividends paid each day must be entered in the Central Cash Book and the Company's Cash Book and the details of individual payments made should be entered in the Dividends Paid Register.
- 8. Cash Books should have their pages machine numbered. As far as possible no lines should be left blank but if any space on a page of the Cash Book has to be left blank a diagonal line should be drawn to cancel the blank space so that it may not be possible to make any subsequent entries therein. Interpolation of entries should be avoided but when it becomes necessary to make any entries between two ruled lines or to make any additions to or interpolation between entries already made such addition or interpolation should invariably be attested and dated by the Liquidator under his initials.
- 9. The Cash Book should be balanced at the end of each day and the Cash and Bank Balances carried over to the following day. The Cash on hand should be verified daily by some responsible officer and at least once a month by the Company Liquidator personally. A certificate of verification of Cash by actual count should be recorded in the Cash Book by the Officer

verifying the Cash. The Cash Book should be closed monthly under the personal attestation of the Company Liquidator. The Bank balances should be reconciled with the Bank Statement at the end of each month after taking into account factors arising out of cheques drawn but not cashed or remittances made but adjusted in the Bank's Books in the accounts of a different month.

10. The total of the Cash and Bank Balances of all the companies should be tallied with the balances in the Central Cash Book once every month and a certificate should be recorded in the Register that the total of the balances in the individual companies' accounts agrees with the consolidated balance in the Central Cash Book.

Form Win 38 C[See rule 80]Company's Cash BookCompany Petition No.....of 20......Name of Company.......(In liquidation)

				Receipt			Payments		Balance				
Date	Particulars	Ledger Folio	Receipts number	Cash	Bank	Total	Voucher number	Cash	Bank	Total	Cash	Bank	Total
1	2	3	4	5	6	7	8	9	10	11	12	13	14

Instructions:

- 1. There should be a separate Cash Book for each Company.
- 2. The entries in the Cash Book should be posted from the receipts and vouchers relating to the company and checked with the corresponding entries in the Central Cash Book.
- 3. Under 'particulars' the head of account to which the entry relates should be indicated so that the entry may be posted under the proper head in the General Ledger.
- 4. The instructions regarding the filling up of Bank and Cash columns in the Central Cash Book apply in the case of this Cash Book also.

5. The total of the Cash and Bank balances of all the companies should be tallied with the balances in the Central Cash Book once every month.

Form	Win 38 D[3	See rul	e 80]Ge	neral LedgerCompany Petition Noofof20Name of
Comp	oany	(i	n liquid	lation)(Head of account)
Date	Particulars	Dr.	Cr.	Balance
		Rs. P.	R s. P.	Rs. P.
1	2	3	4	5

Instructions:

- 1. A General Ledger should be maintained for each company with such heads of account as the Company Liquidator may think necessary and appropriate. The following heads of account may be found suitable: -
- (1)Property account(2)Investments account(3)Book Debts & Out-standings account(4)Calls(5)Rents Collected(6)Interest on Securities and Deposits(7)Advances received(8)Miscellaneous receipts payments(9)Establishment(10)Legal charges(11)Rents Rates and Taxes(12)Fees and Commission account(13)Other expenses(14)Suspense account(15)Secured creditors and Preferential(16)Dividend account.
- 2. The entries in the General Ledger should be posted from the Company's Cash Book.
- 3. The total of the debit balances and the total of the credit balances of the several heads of account in the General Ledger should agree after taking into consideration the cash and bank balances as shown in the Company's Cash Book. The totals should be tallied once a month.

Form Win 38 E[See rule 80]Cashier's Cash Book

Date	Particulars	Amount received	Amount paid	Balance
		Rs. P.	Rs. P.	Rs. P.
1	2	3	4	5
Opening Balance				

Closing Balance

Instructions:

- 1. The opening and closing balances should be struck for each day.
- 2. Under 'particulars' it should be shown by whom or to whom and on what account the payment is made.
- 3. The number of the challan or receipt should also be given.

Form Win 38 F[See rule 80]Bank LedgerCompany Liquidator's account with the Scheduled Bank

Date	Particulars	Deposits		Withdrawals		Balance
		Challan Number		Cheque Number		
			Rs.P		Rs.P	Rs. P
1	2	3	4	5	6	7

Form Win 38 G[See Rule 80]Register of assetsCompany Petition No......of 20...Name of Company......(in liquidation)

Serial number	Description of assets	Date of taking possession	Serial number of Sales Register		Date of realisation	Amoun	t Remarks
1	2	3	4	5	6	7	8

Instructions:All the property of the company except the Liquidator's investments in securities and out-standings to be realised should be entered in this Register.Form Win 38 H[See rule 80]Securities and Investment Register

Serial number	Company petition number and name of thecompany	Date of investment	Nature and particulars of security in whichinvestment is made	Amount invested at	Dividend or interest received with date ofreceipt	Date of disposal	Remarks
1	2	3	4	5	6	7	8

Form Win 38 I[See rule 80]Register of book-debts and out-standings(Debtors' Ledger)Company Petition No......of 20....Name of Company......(in liquidation)

Serial number	Name and address of debtor	Particulars of debt	Amount due	Date of bar by limitation		Amount realised	Date of realisation	Reference to Suits Register	Remarks
1	2	3	4	5	6	7	8	9	10

- 1. Description of property:
- 2. Name and address of tenant:
- 3. Date of tenancy:
- 4. Period of tenancy:
- 5. Rent (monthly or annual):
- 6. Special terms if any:
- 7. Arrears on date of taking charge of property:
- 8. Advance received if any:

19/20 Demand Realisation		ļ	Balance	Remarks						
Month		Amount	Amount Date		Amount Amount					
		Rs. P.		Rs. P.	Rs. P.					
1		2	3	4	5	6				
January	January February etc.									
Form Wi	n 38 K[See r	ule 80]Sui	its RegisterC	ompany	Petition 1	No	of 20]	Name of	
Company	7(in	liquidatio	on)							
Serial number	defend	and addro ant/respo advocate	ondent	Amount of claim	Date of filing	Dates of hearing				
1	2	3		4			5	6	7	

Date of decree or final order	Nature of relief granted	Amount decreed	Costs decreed	Reference to Decree Register	Remarks
8	9	10	11	12	13

Instructions:

- 1. A single register may be maintained for all the companies in liquidation but the register should be maintained company-wise sufficient number of pages being allotted to each company.
- 2. Applications made by or against the company which are in the nature of suits should also be entered in this Register.

Form Win 38 L[See rule 80]Decree Register

Company petition number and name of company	Number of suit or appeal and court	f Name and address of judgment debtor					Date of realisation	Reference to Suits Register
1	2	3	4	5	6	7	8	9

Instructions:

- 1. This Register is common to all the liquidations the purpose of the Register being to enable the Official Liquidator to keep watch on the progress of the realisation of decrees in favour of the companies in his charge.
- 2. Every decree or order for payment of money or delivery of property in favour of the company including an order for payment of costs whether made in a suit appeal or application should be entered in this Register.

Form Win 38 M[See rule 80]Sales Register

		Company								
		Petition	Serial			Doto	Method	Nama and		Calanniaa %
į	Serial	number	number	Description	Estimated	Date	of sale	name and	Highest	Sale price & date of
	No.	and name	of Assets	of property	value	sale	public or	nurchagar	bid	confirmation
		of	Register			saie	private)	purchaser		commination
		company								
	1	2	3	4	5	6	7	8	9	10

Advance received		Balance realised	Cost of - -saleDate		Date of payment or	Remarks
with date	any	Rs. P.	of expenditure Rs.P	against mortgage ifany	adjustment	
11	12	13	14	15	16	17

Instruction: This Register is common to all the liquidations administered by the Company Liquidator and entries in this Register should be made as and when sales of property are held. Form Win 38 N[See rule 80]Register of Claims and DividendsPetition No.....of 20....Name of Company..... (in liquidation)

Claims

Serial Number	Name and Address of creditor	Amount claimed	Nature of claim	Amount admitted	Whether ordinary or preferential
1	2	3	4	5	6

Dividends declared and Remarks

paid

		Date and			Date and			Date and	
Date	Amount	Mode of	Rate Amount mode of		Rate Amount mode of				
		Payment			payment			payment	
7	8	9	10	11	12	13	14	15	16

Instructions:

1. Only claims admitted either wholly or in part should be entered in this Register.

2. The page on the left side should be reserved for claims and the page on the right side for Dividends.

Form Win 38 O[See rule 80]Contributors' LedgerPetition No.of 20....Name of Company..... (in liquidation)

		Number of	
Sorial	Name and	shares or extent	Returns
Serial Number	address of	of interest held Calls	Remarks of share Remarks
	contributory	andamount paid	capital
		thereon	
First call		Rate of return	

Companies (Winding Up) Rules, 2020

	2nd call/3rd call		Date of Payment	Amount paid			
Date of call and amount called	Amount paid and date of payment	(Repeat columns as under first call)					
1	2	3	4	5	6 to 9	10	11 12 13 14

1 2 3 4 5

Instructions:

- 1. Separate pages should be set apart for preferential and ordinary dividends.
- 2. The payments should be entered as and when they are made. Any amount which is returned unpaid should be re-entered in the account under 'Receipts'.
- 3. The number in column 2 should be the number of the creditor in the list of creditors as finally settled.
- 4. The total amount of unclaimed dividends payable into the Reserve Bank of India and the amount paid into the Bank with the date of payment should be shown at the end of the account.
- 5. An account on similar lines should if necessary be maintained in respect of share capital returned to contributors.

Form Win 38 Q[See Rule 80]Suspense RegisterCompany Petition No.of 20....Name of company......(in liquidation)

Date Particulars Debit Credit Balance

1 2 3 4 5

Instructions:

- 1. This Register should be kept company-wise.
- 2. Advances made by the Official Liquidator to any person or made to the Company Liquidator by any person should be entered in this Register.
- 3. There should be a separate opening for each person.

Form Win 38 R[See rule 80]Documents RegisterCompany Petition No.of 20...Name of company.....(in liquidation)

Sl.	Description of	Date of	From whom	Reference number of shelf	How	Domonlya
No	document	receipt	received	in which document iskept	disposed of	Kemarks
1		3	4	5	6	7

Date	From whom	Serial	Description of books	Shelf	How disposed] Pomorka
	received	Number	including files	number	of	Kelliaiks
1	2	3	4	5	6	7

Instruction: In this register should be entered all books and files of the company which come into the hands of the liquidator. Form Win 38 T[See rule 80] Register of Unclaimed Dividends & Undistributed Assets Deposited into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank by the Company LiquidatorName of company............ Date of winding up order.............

Sl. No.	Name of person entitled to the dividend or return	Whether Creditor or Contributory	Number on list of creditors or contributors	Date of declaration of dividend or return	Rate of dividend or return	Total amount payable Rs. P.	Last date when payable
1	2	3	4	5	6	7	8

Date and If refunded Amount Security Remarks Date of payment into Amount Person by the Companies paid into whom claim nature of person to refundedRstaken,if LiquidationDividend BankRs. if any for the order whom P. any and Undistributed P. amount made on money is Assets Account in the ismade the claim refunded Scheduled Bank under ,ifany

section 352(6)

9 10 11 12 13 14 15 16

Form Win 39[See rule 92]Instructions regarding the preparation of the Statement of AccountThe following general instructions shall be observed in preparing the statements of account to be filed in Tribunal: -

1. The statement should be a detailed account of all the Liquidator's realisations and disbursements in respect of the company. Under realisations should be entered all receipts derived from assets existing at the commencement of the winding-up and subsequently realised including balance in Bank Book Debts and Calls collected Property sold etc. and under disbursements should be entered all payments for costs and charges or to creditors and contributors. Where property has been realised the gross proceeds of sale must be entered under realisations and the necessary payments incidental to sales must be entered as disbursements. The statement should not contain payments into or out of the Bank (which should be shown by the Bank pass book), nor the temporary investments by the Liquidator or the proceeds of such investments when realised which should be shown separately by a separate detailed statement of moneys invested by the Liquidator and the investments realised.

Interest allowed or charged by the Bank Bank Commission etc. and profit or loss upon the realisation of temporary investments should however be inserted in the accounts of realisations or disbursements as the case may be. Each receipt and payment must be entered in the account in such a manner as sufficiently to explain its nature. The receipts and payments must severally be added up at the foot of each sheet and the totals carried forward from one account to another without any intermediate balance so that the gross totals shall represent the total amounts received and paid by the Liquidator respectively.

- 2. Where the Liquidator carries on a business a Trading Account must be furnished as a distinct account and only the totals of receipts and payments on the Trading Account must be brought into the statement.
- 3. When dividends or instalments of composition are paid to creditors or a return of surplus assets is made to contributors the total amount of each dividend or instalment of composition or return to contributors actually paid

must be entered in the statement of disbursements as one sum; and the Liquidator must furnish separate accounts showing in lists the amount of the claim of each creditor and the amount of dividend or composition payable to each creditor and of surplus assets payable to each contributory distinguishing in each list the dividends and instalments of composition and shares of surplus assets actually paid and those remaining unpaid.

4. When unclaimed dividends instalments of composition or return of surplus assets are paid into the Company Liquidation Dividend and Undistributed Assets Account the total amount so paid should be entered in the statement of disbursements as one sum.

Before The National Company Law TribunalBench AtIn The Matter of	
Ltd (give the name of the company)(Company incorporated under Companies	
Act,)Petition Noof 20PetitionerExhibit 'A' referred to in the affidavi	it of
Solemnly affirmed thisday of20Before me CommissionerCompa	ny
Liquidator's Statement of Account(To be filed under section 294(2) of the Companies Act	2013)

- 1. Name of company:
- 2. Date of winding up order:
- 3. Date of commencement of winding up:
- 4. Period of account:

Realisations Disbursements

Date	Of whom received	Nature of assets realised	Receipt	Amount Rs. nP.	Date	To whom paid	Nature of disbursement		Amount Rs. nP.
1	2	3	4	5	1	2	3	4	5
Brought	Brought								
forward	forward								
Carried	Carried								
forward	forward								

Notes. - 1. The statement should be made out in accordance with Instructions 1 to 4 herein.

2. No balance should be shown on this account but only the total realisations and disbursements which should be carried forward to the next statement of account.

3. Only the total amount of dividends paid to creditors or capital returned to contributors should be included under disbursements and the details should be given in the Annexure below.

Analysis of Balance

Total realisations Rs P.

Total disbursements Balance The balance is madeup as follows: -

Rs. P.

- 1. Cash in hands of the Company Liquidator
- 2. Total payments into Bank including balance atdate of commencement of winding-up as per Bank Book

Total withdrawals from Bank

Balance at Bank Rs. P.

*3. Amounts invested by Company Liquidator

Less

Amounts received by realisation of investment

Deduct profit oraddloss on realisation of investment

(carried into account)

Balance under investment

Total balance as shown above

*Note. - Full details of investments made and realisations thereof should be given in a separate statement. Annexure to the Account

I. Calls made by the Company Liquidator:

Date of call:

Rate of call:

Total amount of call:

Total amount realised on the call:

- II. Dividends declared:
- 1. Date ofdeclaration:
- 2. Rate ofdividend:
- 3. If notdeclared state reasons and when declaration may probably be made:

(Wheredividends have been declared and paid the following accountshould be furnished)

Number on list Name of creditor Amount of proof Amount of dividend (or composition)

PaidRs. nP UnclaimedRs. nP

1 2 3 4 5

Total

III. List of amounts paid and payable to contributors during the period of account Number on list Name of contributory Number of shares Amount

			returnable on shares			
Rs.	Paid	nP.	Rs.	Unclaimed	nP.	
1	2	3	4			5
			Total			

If any actions or other proceedings are delaying the close of the liquidation state shortly the nature and probable duration thereof. State also any other circumstances tending to delay the winding up of the company or affecting the realised value of the property or the costs of realisation. IV. Legal proceedings authorised

Date of order Name of representative Nature of work Limit of costs if authorising authorised to be any employment of done representative 2 1 3 4 V. Liquidator's Trading Account* The Company Liquidator in account with the estate **Payments** Dr. Receipts Cr. Rs. nP. Date $\frac{\text{Particulars}}{\text{Total}}$ Rs. **Particulars**

Total

Date(Sd.)Company Liquidator*To be furnished where the Company Liquidator carries on business. Form Win 40 See Rule 92 Before The National Company Law Tribunal Bench incorporated under Companies Act,......)Petition No......of 20......PetitionerAffidavit verifying account I...... the Company Liquidator of the above-named company solemnly affirm and say: -That the account hereunto annexed and marked 'A' contains a full and true account of my receipts and payments in the winding-up of the above-named company from the day of 20 to the day of 20, inclusive and that I have not nor has any other person by my order or for my use during such period received or paid any moneys on account of the said company other than and except the items mentioned and specified in the said account. I further say that the particulars in the annexed account marked 'A' with respect to the proceedings in and position of the liquidation are true to the best of my knowledge and belief. Solemnly affirmed by the Company Liquidator at this day of 20Before me.Commissioner.Company LiquidatorForm Matter ofLtd (Give The Name of the company) (Company incorporated under Companies Act,.....)Petition No......of 20.....PetitionerCompany Liquidator's Final Account

1. Name of company:

Date

nP.

2. Date of winding-up order:

3. Date of commencement of winding-up:

4. Period of account:

Realisations Disbursements

Date	Of whom received	Nature of assets	Receipt number	Amount! P.	Rs. Date	To whom paid	Nature of disbursement		AmountRs. P.
1	2	3	4	5	1	2	3	4	5
	Brought			Brought					
	O			forward					
	forward Total			Total					

Note. - The statement should be made out in accordance with the directions contained in the Form relating to the half-yearly statements. Analysis of Balance

Rs. P.

Total realisations

Total disbursements

Balance

The balance is made up as follows: -

1. Cash in hands of the Company Liquidator

- Rs. P.
- 2. Total payments into Bank (including balanceat date of commencement of winding-up)

Total withdrawals from Bank

Balance at Bank

Total balance as shown above

(Trading account for the period if any to beattached)

Subject to the directions of the Tribunal it is proposed to pay the balance shown as above into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of the Companies Act 2013. Company Liquidator's report to accompany account

1. (i) Assets realised:

*As perstatement of affairs
or where their is no
statement of
affairsaccording to the
Liquidator's estimate

Total

*Estimated realised valueRs. P. from the assetsRs. P.

1.2.3.4.5.

Property (as perregister of Assets)Book Debts &OutstandingSurplus fromsecuritiesUnpaid calls (priorto winding-up)Capital called up Total

(ii)Assets which are unrealisable and should be written off: (Give particulars and state reasons why they could not be realised)

Assets at the commencement of winding-up

Estimated value

Reasons why they could not be realised and should be writtenoff

- 1. Property (as per Register of Assets)
- 2. Book Debts & Out standings
- 3. Unpaid calls prior to winding- up
- 4. Capital not realised
- 2. Liabilities:

Amount dueRs. P.

Total amount paid byway of dividend or otherwiseRs. P.

- 1. Secured creditors2.Preferential creditors3.Debenture holders (secured by a floating charge)4.Unsecured creditors5.Return of capital to contributors
- 3. Expenses of winding-up

Rs.																				
100.	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠

4. Statement of unclaimed dividends and undistributed assets paid and payable into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled bank.

Rs. nP.(a)Total amount of unclaimed dividends and undistributed assets paid into the Company Liquidation Dividend and Undistributed Assets Account as per previous account. Amount of unclaimed dividends and undistributed assets paid into the said account during the period of this accountTotal(b)Unclaimed dividends and undistributed assets pending payment into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank.

5. Particulars of unclaimed dividends and undistributed assets paid into the Company Liquidation Dividend and Undistributed Assets Account in Scheduled Bank during the period of account:

Remarks

Number on list	Name and address	Amount of	Date of payment into Company	7
ofcreditors or	of creditor or	dividend or	Liquidation Dividendand	
contributors	contributory	asset payable	Undistributed Assets Account	
1	2	3	4	5

6. Particulars of unclaimed dividends or undistributed assets pending payment into the said account

Number on list of	Name and address of	Amount of	Date when payable to	
creditors or	creditor or	dividend or asset	creditor or	Remarks
contributors	contributory	payable	contributory	
1	2	3	4	5
DatedCompan	y LiquidatorForm Win 4:	2[See Rule 94]Befo	re The National Compan	ıy Law
TribunalBench At	In The Ma	atter ofL	td (Give the name of the	
company)(Company is	ncorporated under Comp	oanies Act)Pet	ition Noof	
20Petitio	nerRequisition for audit	of accountTo	Si	r,I am to
enclose herewith a cop	py of the statement of acc	count filed by the Co	ompany Liquidator relat	ing to the
	uidation for the period fro		-	
· · · · · · · · · · · · · · · · · · ·	ed with reference to the b			-
_	(Winding Up) Rules 202			-
	udit may be issued in reg			
•	servations thereon if any	_		
	udit may also be forward		-	
	ullyRegistrarCompany Li	-		
	w TribunalBench At			.0
- ·	(Company incorporated	-		
	of notice to creditors to prompany that they are req			
	or claims against the abo			-
-	on or before the			
	so as to reach him not late	•		
	4 with their respective na			
	der section 326/327. Any		-	
	d as aforesaid will be exc			
	red or as the case may be		•	
_	f so required by notice in		•	
person or by his repre	sentative attend the inve	stigation of such de	ebt or claim at such time	and place
as shall be specified in	such notice and shall pr	oduce such further	evidence of his debt or c	laim as
may be required.Date	d thisday of	20	Company Liquidato	rForm
Win 44[See Rule 103]	Before The National Com	npany Law Tribuna	l BenchAt	In
	Ltd (give the name of the			_
	of 20Affidavit of pr			ress and
occupation of deponer	nt to be given) do solemn	lly affirm and state	as follows : -	

- 1. The above-named company was at the date of the order winding-up the same* viz. the.......day of.......20.... and still is justly and truly indebted to me [or to me and C.D. and E.F. my copartners in trade or as the case may be,] in the sum of Rs.......for [here state consideration e.g. goods sold and delivered by me/my firm to the said company between the dates of......or monies advanced by me/my firm in respect of the under-mentioned bill of exchange or as the case may be] as shown by the account in the schedule below.
- 2. In respect of the said sum or any part thereof I say I have not nor have my partners or any of them nor has any person by my/our order to my/our knowledge or belief for my/our use had or received any manner of satisfaction or security whatsoever save and except the following:

[Here state the particulars of all securities held and where the securities are on the property of the company assess the value of the same and if any bills or other negotiable securities be held specify them in the schedule.][If the claim is made as a preferential claim say so and set out the grounds on which the preference is claimed.]

Schedule 7

Bills of Exchange

Date Drawer Acceptor AmountRs. P. Due Date

Particulars of account referred to(Credit should be given for contra accounts)

Date Consideration P. RemarksThe vouchers (if any) by which the account can besubstantiated should be set out here

- 2. The proof cannot be admitted for voting at the first meeting unless it is properly completed and lodged with the Company Liquidator before the time named in the notice convening the meeting.
- 3. Where the affidavit is not by the creditor but by some person authorised by him the deponent should state in a separate paragraph his authority for making the affidavit and the means of his knowledge and suitable alterations

should be made in paragraphs 1 and 2 above and the name address and description of the creditor should be set out in paragraph 1.

*Where before the presentation of the petition for winding-up a resolution has been passed by the company for winding-up the date of the said resolution must be substituted for the date of the winding-up order. Form Win 45[See Rule 104] Before The National Company Law Tribunal Bench At.......In The Matter OfLtd (give the name of the company)(Company incorporated under Companies Act)Petition No......of 20......PetitionerProof of debt of workmenI,....of etc. (fill in full name address and occupation of deponent) on behalf of the workmen and others employed by the above-named company solemnly affirm and say: -That the above-named company was on the.....day of.....20... and still is justly and truly indebted to the several persons whose names addresses and descriptions appear in the Schedule below in sums severally set against their names in column 7 of the said Schedule for wages due to them respectively as employees or others in the employees of the company in respect of services rendered by them respectively to the company during such periods as are set out against their respective names in column 5 of the said Schedule and for the accrued holiday remuneration so due to them in respect of such periods as are so set out in column 6 of the aforesaid Schedule for which said sums or any part thereof I say that they have not nor has any of them had or received any manner of satisfaction or security whatsoever......Deponent

Schedule 8

Sl. No.	Full name of workmen	Address	s Description	Period over which wages due	Period over which accrued holiday remunerationdue	Amount due
						Rs. P.
1	2	3	4	5	6	7

name of the company)(Company incorporated under Companies Act,1956/2013 having CIN)Petition Noof 20PetitionerNotice of rejection of proof of debtToTake notice that as the Company Liquidator of the above-named
company I have this day rejected your claim against the company [or to the extent of Rs]. on the following grounds: - **And take further notice that subject to the power of the Tribunal to extend the time no application to reverse or vary my decision in rejecting your proof will be entertained after the expiration of twenty-one days from the date of the service of this notice. Dated this
proofTo
1. The address of the appellant for the service of all notices processes etc. is Shriat
Shri
2. The company named viz.,(hereinafter referred to as 'the company') was incorporated in the month of19/20 under the (Companies Act) as a public (private) company limited by shares/limited by guarantee/as an unlimited company.
2. The company named viz.,(hereinafter referred to as 'the company') was incorporated in the month of

debts or claims after following the due procedure of calling all the creditors

to prove their claims.

- 7. The decision of the liquidator accepting or rejecting the proof in whole or in part has been communicated to the concerned creditors.
- 8. The appellant has also received the decision in which the whole/ part of the claim has been rejected by the Liquidator.
- 9. The appellant therefore prays that for the reasons(state the reasons) the records be called for this appeal be allowed the decision about the appellant's debt's under the list settled by the liquidator be set aside and quashed and orders deemed just and proper be kindly passed.

Dated thisday of20AppellantForm Win 50[See rule 119]Before The National Company
Law TribunalBench AtIn The Matter ofLtd (Give The name of the
company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerCertified list of proofs tendered to and admitted or rejected by the
Company Liquidator I, Company Liquidator of the above-named company hereby certify that
the following is a correct list of all creditors who submitted their proofs of debts or claims against
the said company pursuant to advertisement dated theday of20 and the notices issued
individually to the creditors. I further certify that in the first part of the said list are set out debts and
claims admitted by me in full or in part and the amounts admitted altogether amount to Rs In the
second part are set out the claims which have been wholly rejected by me.First PartDebts And
Claims Admitted Wholly Or In Part

Serial Name address and Particulars of debt Amount Amount No. description of creditor or claim claimed admitted Whether admitted as preferential

the company)(Company incorporated under Companies Act,)Application Noof
20Company Liquidator - Applicantleave to make a callLet the several persons whose names and
addresses are set forth in the second column of the Schedule hereto being contributors of the
above-named company as shown in the third column of the said Schedule attend the Tribunal on the
day of20 ato'clock in thenoon on the hearing of an application by the
Company Liquidator of the above-named company for leave of the Tribunal to make a call to the
amount of Rsper share on all the contributors [or as the case may be] of the said company
[and that notice of this may be given by advertisement without separate notice to each
contributory].Dated thisday of20Company LiquidatorRegistrar

Schedule 9

No. on list Name and address In what character included

- 1. The above-named company was by the order of the Tribunal dated.day of20.... ordered to be wound up by the Tribunal.
- 2. The list of contributors of the said company was settled on.....day of20.... and.....persons have been settled on the list in respect of the total number of......shares.
- 3. I have in the Schedule hereunder set forth a statement showing the amount due in respect of the debts proved and admitted against the said company and the estimated amount of the costs charges and expenses of and incidental to the winding up of the affairs thereof which several amounts form in the aggregate the sum of Rs.or thereabouts.
- 4. I have also in the said Schedule set forth a statement of assets in hand belonging to the said company amounting to the sum of Rs.and no more out of which I have realised the sum of Rs.I estimate that the assets still remaining to be collected will realise approximately Rs.

There are no other assets belonging to the said company except the amounts due from certain of the contributors of the said company and to the best of my information and belief it will be impossible

to realise in respect of the said amounts more than the sum of Rs. or thereabouts.

- 5. For the purpose of satisfying the several debts and liabilities of the said company and of paying the costs charges and expenses of and incidental to the winding up of the affairs thereof. I believe the sum of Rs.will be required in addition to the amount I have now on hand and the amount still to be collected by realisation of the outstanding assets.
- 6. In order to provide the said sum of Rs. it is necessary to make a call upon the several persons who have been settled on the list of contributors as before mentioned and having regard to the probability that some of such contributors will partly or wholly fail to pay the amount of such call I believe that for the purpose of realising the amount required as before mentioned it is necessary that a call of Rs.per share should be made.

Schedule 10

Solemnly affirmed etc. Company Liquidator Form Win 54 [See Rule 134] Before The National the company)(Company incorporated under Companies Act,.....)Application No.of 20...Advertisement of application for leave to make a call Notice is hereby given that the Tribunal has appointed.....day the......day of......20.... at.....o'clock in thenoon for the hearing of an application by the Company Liquidator of the said company for leave to make a call to the amount of Rs.per share on the contributors of the said company [or as the case may be]. All persons interested may attend the Tribunal at the said day and hour and offer objections to the making of the said call.Dated this......day of......20...Company LiquidatorForm Win 55[See Rule 135]Before The National Company Law TribunalBench At......In The Matter ofLtd (Give the name of the company) (Company incorporated under Companies Act) Application No.of 20...Company Liquidator - ApplicantBefore the Hon'ble Member of the Bench......DatedOrder giving leave to make a call Upon the application of the Company Liquidator of the above-named company and upon reading the order to wind up the above-named company the list of contributors of the said company and the Company Liquidator's (or the Tribunals) certificate of the final settlement of the same filed on the dayof ...20.... the affidavit of the said Company Liquidator filed on the......day of.......20.... and upon hearing etc.IT IS Ordered that leave be given to the Company Liquidator to make a call of Rs.per share on all the contributors of the said company (or as the case may be); And it is ordered that each contributory do on or before theday of.......20.... pay to the Company Liquidator at his office or into the scheduled bank to the credit of the special bank account of the said company the amount due from such contributory in respect of such call.Dated thisday of.......20.....(By the Tribunal)RegistrarForm Win 56[See Rule 135]Before The National Company Law TribunalBench incorporated under Companies Act,......)Application No.of 20...Document making a callI

A.B. the Company Liquidator of the above-named company in pursuance of the order of Tribunal
made herein dated theday of20 hereby make a call of Rsper share on all the
contributors of the company which sum is to be paid at the office of the Company Liquidator [or in
the scheduled bank to the credit of the special bank account of the said company] on or before the
day of20Dated thisday of20Company LiquidatorForm Win
57[See Rule 136]Before The National Company Law TribunalBench AtIn The
Matter ofLtd (Give the name of the company)(Company incorporated under Companies
Act,)Application No of 20Notice to be served with order sanctioning
callToXYTake notice that the amount due from you X Y in respect
of the call made pursuant to the leave given by the order of the Tribunal dated20 a copy of
which is attached hereto is the sum of Rs and that you should on or before theday
of20 pay the said sum to the Company Liquidator at his office or into the Scheduled bank
to the credit of the special bank account of the said company. If you wish to make the payment into
the scheduled bank you must produce this notice and the copy of the order hereto attached at the
Bank to enable the Bank to receive payment and after making the payment you should give
forthwith notice thereof to the Company Liquidator enclosing with such notice the voucher obtained
from the said bank in respect of the payment in default whereof proceedings will be taken against
you to enforce the order.Dated thisday of20Company LiquidatorForm Win
58[See Rule 137]Before The National Company Law TribunalBench AtIn The
Matter OfLTD (give the name of the company)(Company incorporated under Companies Act
)Application Noof 20Company Liquidator - ApplicantApplication to enforce callLet
all parties concerned attend the Tribunal on theday of20 ato'clock in the
noon on the hearing of an application made by the Company Liquidator of the above named
company for an order that the several persons named in the column 2 of the Schedule to this
application being respectively contributors of the above company be ordered to pay to the said
Company Liquidator at his office or into the scheduled bank to the credit of the special bank account
of the said company the several sums set opposite their respective names in the column 6 of the said
Schedule hereto such sums being the amounts due from the said several persons respectively in
respect of the call of Rsper share made by the applicant with interest thereon at six per cent per
annum from the date of the order and that the said several persons may be ordered to pay to the
applicant the costs of and incidental to this application.
Schedule 11

No.	Name and description	Address	In what character included	Amount of call	Amount due
1	2	3	4	5	6
Nati	ional Company Law Tri ne of the company)(Com of 20Company Li	bunalBer pany inc quidator	LiquidatorRegistrarForm Winch AtIn Torporated under Companies - ApplicantAffidavit in support above-named company sole	The Matter of Act,)Aport of application	Ltd (give the pplication No. n for payment of

- 1. The contributors of the said company whose names are set forth in the Schedule to FORM WIN58 herein marked 'A' have not paid the sums set opposite their respective names in the said Schedule which sums are the amounts now due from them respectively under the call of Rs...... per share duly made under the Companies Act 2013 pursuant to the order of this Tribunal dated......20.... granting leave to make a call.
- 2. A copy of the said order dated......20.... and a notice in Form Win57 Specifying the amount due from each of the said contributors were duly served by registered post(or speed post as the case may be) on such contributors respectively.
- 3. The respective amounts set opposite the names of such contributors respectively in the column 6 of the aforesaid Schedule are the true amounts now due and owing by them respectively in respect of the said call.

Solemnly affirmed etc. Company Liquidator Form Win 60[See Rule 137]Before The National
Company Law TribunalBench AtIn The Matter ofLtd (Give the name of
the company)(Company incorporated under Companies Act,)Application Noof
20Company Liquidator - ApplicantBefore the Hon'ble Member of the
BenchDated:Order for payment of call amount due from contributoryUpon the
application of the Company Liquidator of the above-named company and upon reading the order
dated20 granting leave to make a call the affidavit offiled theday of20 and the
affidavit of the Company Liquidator filed theday of20 it is ordered :That C.D. of
etc. (or E.F. the legal representative of L.M. late ofetc. deceased) one of the contributors of the
said company [or if against several contributors. That the several persons named in column 2 of the
Schedule to this order being respectively contributors of the said company] do on or before the
day of20 pay to the Company Liquidator of the said company at his office or
into the Scheduled Bank to the credit of the special bank account of the said company the sum of Rs.
(If against the legal representative add out of the assets of the said L.M. deceased in his hands
as such legal representative as aforesaid) [or if against several contributors the several sums of
money set opposite to their respective names in column 5 of the said Schedule] being the amount(s)
due from the said C.D. [or L.M. or the said several persons respectively] in respect of the call of Rs.
per share duly made pursuant to the said order of this Tribunal .And it is further ordered that
said C.D. [or L.M. or the said several persons] do also pay interest at the rate of six per cent. per
annum on the said amount(s) specified in column 5 of the aforesaid Schedule from this date to the
date of payment.

Schedule 12

(To be included where there are two or more contributors)

No. on list Name and Description Address In what character included Amount due 1 2 3 4 5

Dated this......day of......(By the Tribunal)Registrar.Note: The copy for service of the above order must bear the following endorsement: -"If you A B neglect to obey this order by the time mentioned therein you will be liable to process of execution for the purpose of compelling you to obey the same. 'Form Win 61 [See Rule 139] Before The National Company Law Tribunal Bench incorporated under Companies Act,......)Application No.of 20.....Company Liquidator (or as the case may be) - ApplicantApplication for leave to examine person(s) under section 299Let all parties concerned attend the Tribunal on....day theday of......20.... on the hearing of an application of the Company Liquidator of the above company for an order[Here insert the name(s) of the person(s) to be examined by the Tribunal respecting [the property (or books and papers) of the company in his (their) possession or his (their) indebtedness to the company or the promotion formation trade dealings property books or papers or affairs of the company] [and/or for the production of all books papers writings and documents in his (their) custody or power relating to the said company] and that a date be fixed for such examination and summons(es) be issued to the said person(s) for his (their) appearance on the date fixed and that all necessary directions may be given in the said matter. (Omit what is not required). Dated this......day of......20.....Company LiquidatorRegistrar.Annexure. - In case application filed by Company Liquidator a statement signed by him setting forth the facts on which the application is based. In case application is made by a person other than Company Liquidator affidavit of applicant setting forth the matters in respect of which the examination is sought and grounds relied on in support of application. Form Win 62 [See Rule 140] Before The National Company Law company)(Company incorporated under Companies Act,......)Application No..........of 20....Company Liquidator - ApplicantBefore the Hon'ble Member of the Bench......Dated......Order for examination under section 299Upon the application dated...........20.... of the Company Liquidator (or of X Y a contributory) of the above named company and upon hearing etc. and upon reading the order to wind up the said company (or the order appointing a Provisional Liquidator) dated...... and the statement of the Company Liquidator (or the affidavit of the said X. Y.) filed......1t is ordered:

1. That......(name and description)* be summoned to attend the Tribunal on the.......day of20....., at.......o'clock in the.......noon for the purpose of being examined under section 299 concerning [the property (or books or papers) of the company in his possession or his indebtedness to the company or the promotion formation trade dealings property books or papers or affairs of the company] [and the said.......be required to bring with him and produce at the said time and place the documents mentioned in the Schedule hereto and all other books papers deeds writings and other documents in his custody or power in any way relating to the above-named

company];

- 2. That the Company Liquidator do have the conduct of the examination of the said person(s);
- 3. That the examination shall be in Tribunal (or as directed by the Tribunal);

**[4. That.....(name) being a creditor (or contributory) of the said company be at liberty to attend (and take part in) the said examination.]

Schedule 13

(Of persons to be examined and/or of documents to be produced as the case may be)Dated
thisday of20(By the Tribunal)Registrar.*Where more than one person is
to be examined say 'That the persons mentioned in the afore Schedule be summoned and give the
names and addresses in the said Schedule to the order'.**Omit what is not required. To be included
where necessary.Form Win 63[See Rule 141]Before The National Company Law TribunalBench
AtIn The Matter ofLTD (give the name of the company)(Company
incorporated under Companies Act,)Application Noof 20Company Liquidator -
ApplicantSummons to witness for examination under section
299ToWhereas by an order of the Tribunal dated
theday of20 made herein it was ordered that you(name and description) be
examined under the provisions of section 299 touching the affairs of the above-named company (or
as the case may be) you are hereby required to attend the Tribunal on theday
of20ato'clock in thenoon to be examined as aforesaid; And you the said are
hereby required to bring with you and produce at the time and place aforesaid the (here give the
description of the property or document etc.) and other documents in your custody or power in any
way relating (or belonging) to the company.If you fail to attend at the said place and time having no
lawful impediment to be then made known to the Tribunal and allowed by it the Tribunal may
impose appropriate cost.A sum of Rsis herewith tendered (or sent separately by postal
money order) for your expenses in connection with the aforesaid examination.Dated thisday
of20Company Liquidator.RegistrarForm Win 64[See rule 144]Before The National
Company Law TribunalBench AtIn The Matter ofLtd (give the name of
the company)(Company incorporated under Companies Act,Petition Noof
20PetitionerBefore the Hon'ble Member of the BenchOrder directing
examinationUpon reading the further report of the Company Liquidator in the above matter dated
theday of20 made under section 281(4) etc. of the Companies Act 2013 It Is Ordered
:

1. That the several persons whose names and addresses are set forth in the Schedule hereto do attend before the Tribunal on the day and hour to be appointed for the purpose and be examined as to the promotion or formation or the conduct of the business of the company or as to their conduct and

dealings as officers of the company.

- 2. That notice of the date fixed for the examination be advertised in one issue (each) of (here set out the newspaper or newspapers in which the advertisement is to be inserted) and such notice be served on the persons to be examined not less than seven days before the date of the examination.
- 3. That the examination shall be held before (here name the officer* and follow up with any further directions that may be given relating to the conduct of the examination or the matter on which the persons are to be examined).

Schedule 14

Sl. No. Name Address Connection with the company

Dated thisday of20(By the Tribunal)Registrar.Form Win 65[See Rule 145]Before The National Company Law TribunalBench AtIn The Matter of
LTD (give the name of the company)(Company incorporated under Companies
Act,Petition Noof 20PetitionerNotice of examinationNotice is hereby
given that a examination under section 300 will be held in Tribunal on theday of20
ato'clock in thenoon before of a director (or other officer) of the above named
company.Company LiquidatorForm Win 66[See Rule 145]Before The National Company Law
TribunalBench AtIn The Matter ofLtd (Give the name of the
company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerNotice to attend examinationsWhereas by an order of this Tribunal made
on theday of20 it was ordered that you the undermentioned X.Y. should attend before the
Tribunal and be examined as to the promotion or formation of the company and/or as to the
conduct of the business of the company and/or as to your conduct and dealings as (here insert
director or officer as the case may be);And whereas it has been directed that the said examination be
held before the Tribunal [or the Tribunal has directed that the said examination be held before (here
mention the officer) before whom the examination has been directed to be held] and whereas
theday of20 ato'clock in thenoon has been fixed as the time for holding the
said examination; Notice is hereby given that you are required to attend at the said time and place
and at any adjournments of the examination which may be ordered and to bring with you and
produce all books papers and writings and other documents in your custody or power in any way
relating to the above-named company.And take further notice that if you fail without reasonable
excuse to attend at the said time and place and at any adjournments of the said public examination a
warrant for your arrest will issue and you will be liable to be committed to prison without further
notice.Note A copy of the report of the Company Liquidator on which the order for examination
was made will be furnished to you on payment of the prescribed charges for the same.Dated
thisday of20Company

Liquidator.ToX.Y.,(Name)(Description and
address)Form Win 67[See Rule 147]Before The National Company Law
TribunalBench AtIn The Matter ofLtd (Give the name of the
company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerReport to the Tribunal where person examined refuses to answer to
satisfaction of the person or authority referred to in rule 147At the examination of(name and
description of the person examined) held before me thisday of20 the following
question(s) was (were) put by me (or allowed to be put by me) to the said person (hereinafter
referred to as 'the witness').Q. [Here state the question(s).]The witness refused to answer the said
question(s) (or) the witness answered the said question(s) as follows: -[Here insert the answer(s) if
any.]I thereupon intimated the witness that I was reporting his refusal to answer [or his answer(s)]
to the Tribunal and that he should attend the Tribunal on theday of20 ato'clock in
thenoon when the report will be considered by the Tribunal.Person/ Authority holding the
examinationForm Win 68[See rule 150]Before The National Company Law TribunalBench
AtIn The Matter ofLtd (give the name of the company)(Company
incorporated under Companies Act,)Petition Noof 20PetitionerWarrant
against contributory who fails to attend examinationToX.Y. the Officer of this Tribunal.(or as the
case may be). Whereas by order of this Tribunal dated20 A.B. (name of the contributory
required to attend) was ordered to attend before the Tribunal (or the person or authority authorised
by the Tribunal as the case may be), for the purpose of being examined under section 301 on a day
and at a time to be appointed; andWhereas theday of20 ato'clock in
thenoon was fixed for the said examination before the Tribunal (or officer etc.); andWhereas
by evidence taken upon oath (or by affidavit ofsolemnly affirmed) it has been made to appear
to the satisfaction of the Tribunal that notice of the said order and of the said time and place so
appointed was duly served upon the said A. B.; andWhereas the said A.B. did without good cause fail
to attend on the saidday of20 for the purpose of being examined according to the
requirements of the said order of the Tribunal made on theday of20 directing him to
attend [or and that the said A.B. has absconded (or that there is reason to believe that the said A.B.
is about to abscond) with a view to avoiding the said examination]; This is to command you to arrest
and take the said A.B. into your custody and bring him before the Tribunal with all convenient
speed. You are further ordered to return this warrant on or before20 with an endorsement
certifying the day on which and the manner in which it has been executed or the reason why it has
not been executed. Given under my hand and the seal of the Tribunal thisday
of20TribunalForm Win 69[See Rule 151]Before The National Company Law TribunalBench
AtIn The Matter ofLtd (Give the name of the company)(Company
incorporated under Companies Act,)Petition Noof 20PetitionerWarrant for
keeping in prisonToThe Officer in charge of the
JailWhereas A.B. whose attendance is
required before this Tribunal for being examined under section 301 has been arrested and brought
before the Tribunal in custody and whereas the Tribunal called upon the saidto give
security for his appearance before the Tribunal for his being examined under the said section and
the said A.B. has failed to do so. This is to require you to receive the said A.B. into your custody in the
civil prison and produce him before the Tribunal ato'clock in thenoon on theday
of20 and on such other day or days as may hereinafter be ordered.Dated thisday

of......20....TribunalForm Win 70[See Rule 151]Before The National Company Law TribunalBench incorporated under Companies Act,..........)Petition No.......of 20......PetitionerOrder to release prisoner on bailUpon the application dated......20.... of A.B. now a prisoner in civil prison in the Government Jail at...... who was arrested by warrant of this Tribunal dated......20..... pursuant to the order of this Tribunal dated......20..... and upon hearing Shri...... representative for the applicant and the Company Liquidator of the above-named company and upon reading the order to wind up etc. and the said A.B. by his counsel undertaking to attend before the Tribunal (or officer etc.,) on the.......day of.......20.... at.....o'clock in the......noon for being examined pursuant to the said order dated.....,and at any adjournments of the said examination. It Is Ordered that upon payment into this Tribunal by the said A.B. of Rs....... [or upon the said A.B., furnishing two sureties for Rs.....each to the satisfaction (of the Registrar) of this Tribunal for his due appearance before this Tribunal] the Officer in charge of the Government Jail at...... do discharge the said A.B. out of his custody under the said warrant dated......20....Dated this......day of.........20.....(By the Tribunal)Tribunal or Registrar.Form Win 71[See Rule 152]Before The National Company Law TribunalBench At......Ltd (Give the name of the company)(Company incorporated under Companies Act,.....)Petition No......of 20......PetitionerRequisition to Court in whose jurisdiction the contributory against whom a warrant of arrest has been issued is believed to beWhereas the warrant of arrest hereto annexed has been issued by this Tribunal against the contributory named therein namely.......of...... under the provisions of the Companies Act 2013 and the Companies (Winding Up) Rules 2020 and Whereas he is outside the jurisdiction of this Tribunal and is believed to be within the jurisdiction of the Court of...... (or the Court of Small Causes at Mumbai Kolkata or Chennai as the case may be). These are to request you to cause the said warrant to be executed . You are further requested to return this warrant on or before......20.... with an endorsement certifying the day on which and the manner in which it has been executed or the reason why it has not been executed. Should the said contributory on being produced before you furnish security to your satisfaction in a sum of Rs......for his due appearance before this Tribunal for examination under section 301 on such dates and such times as may be intimated to him by this Tribunal the said person may be released on such security. Dated this......day of......20....Seal of the Tribunal from which the warrant was originally issued. Tribunal Enclosure: Warrant. To The Court of......[or Chief Judge Court of Small Causes Mumbai Kolkata or Chennai as the case may be]Form The Matter ofLtd (give the name of the company)(Company incorporated under Companies Act,......)Application No......of 20.....[Company] Liquidator of the company[or A.B. a creditor or contributory as the case may be] - Applicantversus...... -RespondentsSummons under section 339(1) of the Companies Act 2013Let all parties attend the Chambers on the......day of.......20.... at.....o'clock in the......noon on the hearing of an application under section 339(1) of the Companies Act 2013 on the part of the [Company] Liquidator of the company aforesaid [or A.B. of......a creditor/contributory of the said company] for the following declarations and orders: -

- 1. A declaration that the business of the said company was carried on from the........20.... to the.......20... (the date of the commencement of the winding up of the company) with intent to defraud creditors and for other fraudulent purposes by reason of the fact that [Here set out the facts showing the fraudulent purposes e.g. that the company continued to trade and to obtain goods on credit and to incur other liabilities without any means or prospect of being able to pay or provide for payment thereof and further for the purpose of increasing the amount of assets available for distribution among the debenture holders including the respondent C.D. etc. or as the case may be] and that the respondents as the............of the company were knowingly parties to the carrying on of the business of the said company in the manner aforesaid.
- 2. A declaration that the respondents....... (Names)...... shall be personally responsible without any limitation of liability for all the debts or other liabilities of the company.
- 3. A declaration that the said respondents are jointly and severally liable to pay to the [Company] Liquidator sums amounting to Rs......being the amount of debts owing by the company in respect of goods supplied to or services rendered to or other liabilities incurred by the said company during the period aforesaid or such part of the said sums as to the Tribunal shall seem fit after due inquiry.
- 4. An order for payment to the [Company] Liquidator by the said respondents of the said sum of Rs.....or such other sum as to the Tribunal shall seem fit.
- 5. An order that for the purpose of giving effect to the foregoing declarations the liability of the respondent......(name) shall constitute a first charge on [Here set out the debt mortgage or interest of the respondent on which the charge is created under section 339(2)(b)] [and that the liability of the respondent

C.D. thereunder shall be and constitute a first charge on the debenture issued by the said company to him and the money secured thereby].

- 6. An order that the respondents do pay to the applicant costs of and incidental to this application.
- 7. Such other order in the premises as the Tribunal shall think fit to make.

Dated this day of 20Registrar.This summons was taken out by Shri
representative for the applicant.To
(respondents)Note If you do not attend either in person or by your
representative at the time and place above-mentioned such order will be made and proceedings
taken as the Tribunal may think just and expedient.Form Win 73[See Rule 153]Before The National
Company Law TribunalBench AtIn The Matter ofLTD (give the
name of the company)(Company incorporated under Companies Act)Application No.
of 20[in Company Petition No of 20][Company] Liquidator of the
company[or A.B. a creditor or contributory of the said Company] - Applicantversus
RespondentsSummons under section 340(1) of the Companies Act 2013Let all parties attend the
sitting Judge in Chambers on day the day of 20 at o'clock in
the noon on the hearing of an application under section 340(1) of the Companies Act 2013
on the part of the [Company] Liquidator of the company aforesaid [or A.B. a creditor/contributory
of the above company] for -

- 2. An order that all necessary inquiries be made and accounts taken for ascertaining what sums the respondents are liable to contribute to the assets of the said company by way of compensation for such misfeasance and breach of trust as aforesaid.
- 3. An order that the respondents do jointly and severally contribute to the assets of the said company and do pay to the [Company] Liquidator of the said company all such sums as they may be found liable to contribute to

such assets together with interest on such sums at the rate of per cent per annum as from the several dates when the said sums were respectively wrongfully paid away until the date of repayment.

- 4. An order that the said respondents do pay the costs of and incidental to this application.
- 5. Such other order as in the premises the Tribunal shall think fit to make.

Dated this day of 20,Representative for applicantRegistrar.[This summons was
taken out by Shri representative for the applicant.]To
(respondents)Note If you do not attend either in person or by your
representative at the time and place above-mentioned such order will be made and proceedings
taken as the Tribunal may think just and expedient.Form Win 74[See Rule 154]Before The National
Company Law TribunalBench AtIn The Matter ofLtd (give the name of
the company)(Company incorporated under Companies Act)Application No of
20[Company Petition No of 20] Applicantversus
Respondents Points of claim under section 339(1) of the Companies Act 2013

- 1. The above-named company [hereinafter called 'the company'] was incorporated on the20.... with a capital of Rs. divided into shares of Rs. each of which shares were at all material times issued and fully paid.
- 2. By an order made on the 20....... the company was ordered to be wound up by the Tribunal.
- 3. The company is insolvent and the estimated deficiency according to [the statement of affairs] is Rs.
- 4. The respondent was a director/managing agent etc. of the said company (state the position occupied by the respondent in the company and the period during which he occupied such position and the salary paid to him).
- 5. Etc. [Set out in separate paragraphs as may be necessary the nature of the business of the company the way in which it was carried on and the facts showing that the business was conducted fraudulently and that the respondent was knowingly a party to the same.]

The Company Liquidator/Liquidator/A.B. the applicant claims: -(1)A declaration that the respondent is liable without any limitation of liability for all the debts of the company amounting to the sum of Rs
1. The above-named company (hereinafter called 'the company') was incorporated on the20 with a capital of Rs divided into
2. By an order dated the 20 the company was ordered to be wound-up by the Tribunal.
3. The respondents were at all material times [state the position occupied by each of them e.g. promoter past or present director managing agent secretaries and treasurers manager liquidator or officer of the company].
4. Etc. [Set out in separate paragraphs as may be necessary the main facts showing the misfeasance or breach of trust committed by each of the respondents and the amounts which they are jointly and severally liable to make good to the company in consequence of such misfeasance or breach of trust].
And the Company Liquidator/Liquidator/A.B. the applicant claims: -(1)A declaration that the respondents and each of them as past (or present) directors [or as the case may be] as aforesaid have been guilty of misfeasance and breach of trust in relation to the company as aforesaid.(2)An order that the respondents and each of them do repay to the (Company) Liquidator of the said company the said sums together with interest at the rate of per cent per annum from

of 20...,Notice to Liquidator to elect whether he will disclaimI the undersigned give you notice that the above-named company was at the time of the making of the winding up order herein [or at the

Schedule 15

Here set out particulars of the property lease contract etc.**In the case of a contract add at the end 'and also disclaim the contract within the said period'. Form Win 77[See Rule 156]Before The National Company Law TribunalBench At
companyTo
The National Company Law TribunalBench At
the name of the company)(Company incorporated under Companies Act,)Application No.
of 20,(Company)Liquidator of the said company - ApplicantSummons for extension of
time for giving notice of intention to apply for leave to disclaimLet all parties concerned attend the
Tribunal on the day of 20 on the hearing of an application by the applicant
herein for an order that the applicant as the (Company) Liquidator of the above named company
may be at liberty within days of the order to be made herein to given notice to of
of his intention to apply to the Tribunal for leave to disclaim [here specify the property
lease or contract etc. and the interest of the company therein to be disclaimed with short particulars
thereof].Dated this day of 20,(Company)LiquidatorRegistrarThis summons as
taken out by the (Company) Liquidator of the above-named company. To(Insert names of persons to
be served if any)Form Win 79[See Rule 156]Before The National Company Law TribunalBench
AtIn The Matter ofLTD (give the name of the company)(Company
incorporated under Companies Act,)Petition Noof 20PetitionerOrder
extending time for disclaimerUpon the application of etc.It Is Ordered that the applicant as such
Liquidator be and is hereby allowed a further period of days from the 20 within
which he may give notice to of his intention to apply to the Tribunal for leave to disclaim
the [here specify the property lease contract etc. with short particulars and the interest of the
company therein which is to be disclaimed]. Dated this day of
the Tribunal)RegistrarForm Win 80[See Rule 156]Before The National Company Law
TribunalBench AtIn The Matter ofLtd (Give the name of the
company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerNotice of interest in property sought to be disclaimedToThe (Company)

- 4. I have/have not endeavoured to sell the said lease. Having regard to the rent payable and the terms thereof the lease is not a profitable one. I have/have not entered into possession of the premises thereby demised or exercised any act of ownership in relation thereto (or as the case may be).

Companies (Winding Up) Rules, 2020
5. The said lease is of no benefit to the company its creditors or shareholders and to the best of my knowledge information and belief there are no persons interested in the said lease except the company and the lessors as aforesaid (or as the case may be and state any advantages sought to be attained by the disclaimer how it would affect other people etc.).
6. (If the 'disclaimer' is out of time facts in explanation on which the Tribunal may be properly asked to extend the time should be stated).
7. On the
A copy of the said notice is hereto annexed and marked
8. The assets of the company are insufficient to meet the claims of the creditors (or as the case may be).
9. In these circumstances I ask for leave to disclaim the said lease and the said should be allowed to prove for the loss suffered by reason of the said disclaimer along with the other creditors.
Solemnly affirmed etc.Liquidator.*Note The original or a certified copy of the lease to be produced.Form Win 83[See Rule 159]Before The National Company Law TribunalBench At

Schedule 16

[Here set out the particulars of the property disclaimed e.g. contract or lease dated 20
made between etc. or shares of the face value of Rs in of which Rs
are paid up etc. (or as the case may be)].Dated this day of 20(By the
Tribunal)Registrar.*Note : Where the Tribunal has made an order extending the time that order
should also be mentioned in the preamble to this order. Form Win 85[See Rule 161]Before The
National Company Law TribunalBench AtIn The Matter ofLtd (Give the
name of the company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerDisclaimer of lease*Pursuant to an order of the Tribunal dated the
day of 20 I the undersigned the Company Liquidator of the above-named
company hereby disclaim all interest in the lease dated the 20, whereby the premises
(here insert description of the property disclaimed) were demised to at a rent of Rs.
per annum (or per mensem) for a term of years.Notice of this disclaimer has
been given toDated this day of 20Company Liquidator.*The form to
be suitably altered in the case of property other than lease. Form Win 86[See Rule 161] Before The
National Company Law TribunalBench AtIn The Matter ofLTD (give the
name of the company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerNotice of disclaimer of lease*Take notice that pursuant to an order of the
Tribunal dated theday of20 I the undersigned the Company Liquidator
of the above-named company by writing under my hand bearing date theday
ofday of
20 whereby the premises (here insert description of property disclaimed) were

demised to
disclaimed lease to apply for vesting order or to be excluded from all interest in the leasehold premises
1. Whereas it appears by the affidavit ofand the affidavit
of and the 20 that : -
(a)By a lease dated the
2. And whereas on the
3. And whereas the Company Liquidator of the said company was by order dated the 20, given leave to disclaim the said lease;
4. And whereas the said Company Liquidator of the above-named company on the
the said lease and filed such disclaimer in these proceedings on the 20 20 and served notice thereof on or about the
20 on the said A.B. the applicant;
Now upon the application by summons dated the

- 6. And whereas the said order was duly served on the said C.D. as appears from the affidavit of...... filed......20.....
- 7. And whereas the said C.D. has not applied or intimated his intention to apply for a vesting order within the time limited by the said order [*or the said C.D. has applied for a vesting order of the said lease.]

application should be included in the cause-title. Form Win 89[See Rule 169]Before The National
Company Law TribunalBench AtIn The Matter ofLtd (give the name of the
company)(Company incorporated under Companies Act,)Petition Noof
20PetitionerAdvertisement as to declaration of dividendNotice is hereby given that
a*dividend of (in the rupee) has been declared and that the same will be
payable on theday of
theday of,20at the office of the Company Liquidator. Every person entitled to
participate in this dividend will receive a notice to that effect and no payment will be made except
upon production of such notice. Company Liquidator.*Insert here 'first' or 'second' or 'final' as the
case may be.Form Win 90[See Rule 169]Before The National Company Law TribunalBench
At
incorporated under Companies Act,)Petition Noof 20PetitionerNotice of
dividend(Please bring this dividend notice with you)Dividend of (in the
rupee)To(Name)(Address)Take notice that a*dividend
of(in the rupee) has been declared. The amount payable to you is Rs and the
same will be payable at my office on theday of20, and on the
subsequent working days up to theday of
of
exchange promissory notes or any other negotiable securities held by you. If you desire the dividend
to be paid to some other person you may sign and lodge with the Company Liquidator an authority
in FORM WIN 91. If you do not attend personally you must fill up and sign the enclosed forms of
Receipt and Authority.Dated atthisday of20Company
LiquidatorNotes 1. The receipt and authority should in the case of a firm be signed in the farm's
name and in the case of a limited company by an officer of the company so described.
name and in the case of a initited company by an officer of the company to described.
name and in the case of a immedia company by an officer of the company be described.
2. If you do not claim the dividend declared and payable as above within six
2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall
2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and
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2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of
2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of the Companies Act 2013.
2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of the Companies Act 2013. *Insert here 'first' or 'second' or 'final' as the case may be.Enclosures:ReceiptBefore The National
2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of the Companies Act 2013. *Insert here 'first' or 'second' or 'final' as the case may be.Enclosures:ReceiptBefore The National Company Law TribunalBench At
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2. If you do not claim the dividend declared and payable as above within six months after the date when it became payable the Company Liquidator shall pay the said amount into the Company Liquidation Dividend and Undistributed Assets Account in the Scheduled Bank under section 352(2) of the Companies Act 2013. *Insert here 'first' or 'second' or 'final' as the case may be.Enclosures:ReceiptBefore The National Company Law TribunalBench At

Liquidator of(company),:*Note: This is an authority only to deliver the dividend (the cheque or the amount as the case may be) and not to make it payable to another person for which Form Win 91 should be used.Insert here 'first' or 'second' or 'final' as the case may be.Form Win 91 See Rule 170 Before The National Company Law TribunalBench At									
1	(si	gnature)							
	(occupation)(address								
2(signature)									
Number as in settled list	Name of contributory as settled list	in Address	Number of shares held as per settled list	Total amoun called upRs.	Total amount paid upRs.	Arrears of calls atdate of returnRs.			
1	2	3	4	5	6	7			
Previous return ofcapital Amount of appropriated by Liquidator for arrears of callsRs. Amount of return particular appropriated by Liquidator per share of the control of			navahlek	n transfer o	particulars of of interest ariation in list	Remarks			

Note. - Where the articles of the association of the company provide that the amount divisible among the members or any class of members shall be divisible in proportion to the amount paid up or which ought to have been paid up at the date of winding up or contain any other provision which will necessitate further information before a return can be made columns should be added showing the amount called up and the amount paid up at such date in respect of shares then held by such

10

per shareRs.

9

for arrears of callsRs.

8

12

orother variation in list

members or class or members or such other facts as may be requisite.Form Win 93[See Rule 172]Before The National Company Law TribunalBench At							
the above company the sum of Rsbeing the amount payable to me/us in respect of the							
first/second/final return ofper share held by me/us in the above							
company.Rs							
For DeliveryBefore The National Company Law TribunalBench At							
Act,)Petition Noof							
20PetitionerAddressDateSirPlease deliver to the							
bearer(name of bearer) [or send to me/us by cheque by post or by postal money order at							
my/our expense and risk] the first/second/final return of Rspayable to							
me/us.RsPayee's signatureToThe Company Liquidator							
of(company)Note: This is an authority only to deliver and not to make the return payable							
to another person. Form Win 94[See rule 179] State the number of the petition and the date of the							
order.Statement of unclaimed dividends or undistributed assets paid under section 352 (1) and (2)							
into the Company Liquidation Dividend and Undistributed Assets Account.Name of the							
companyNature of the proceeding*Date of commencement of winding upDate of payment into the							
Company Liquidation Dividend and Undistributed Assets AccountI. Particulars of the unclaimed							
dividends paid into the Companies Liquidation Dividend and Undistributed Assets Account in the							
Scheduled Bank.							
Name of Amount paid into							
Number the Date of Total Leat date Companies							

Number on list of creditors	Name of the creditor to whom the dividend is due	Last known address of creditor	Date of declaration and rate of dividend	Total amount of dividend payable	Last date when payable	Amount paid into Companies Liquidation Dividendand Undistributed Assets Account	Remarks	
Date	rate							
1	2	3	4	5	6	7	8	9
							Total	

II. Particulars of undistributed assets paid into the Company Liquidation Dividend and Undistributed Assets Account.

Number on list of contributories	Name of contributory	Last known address of contributory	Date of declarations rate of return	Total amount and of return payable	Last date when payable	Amount paid into Companies Liquidation Dividendand Undistributed Assets Account	Remarks	;
Date	rate							
1	2	3	4	5	6	7	8	9

Total Rs P