TSHWANE TRUST CO (PTY) LTD

NOTES FOR THE COMPLETION OF CLAIM FORMS

1. AFFIDAVIT

- (a) (The Commissioner of Oaths must print his full name and Business address below his signature and state his designation and the area for which he holds his appointment of the office held by him if he holds his appointment ex officio)
- (b) Alterations must be initialled by Declarant and Commissioner of Oaths.
- (c) If security is claimed then amount at which the creditor values such securities must be inserted.
- (d) A secured creditor who relies upon his security should state that fact on the Affidavit above the signatory of the Declarant. The insertion should be initialled.

2. SUPPORTING VOUCHERS

- (a) Goods supplied on open account: Complete the statements annexed to the Affidavit (for last 12 months). Furnish explanation why any item is dated after Insolvency/Liquidation/Judicial Management. See (c) below in regard to Interest.
- (b) Money lent: Annex detailed statement of account plus Acknowledgement of debt or Receipts or paid cheques.
- (c) <u>Interest:</u> Must be calculated to date of Provisional Order of Liquidation/Sequestration/Judicial Management. Rate of interest and periods must be shown. (No interest is claimable on open accounts unless an agreement by the debtor to pay such interest is annexed.)
- (d) <u>Legal Charges:</u> Annex Attorney's taxed Bill of Costs <u>which must show dates</u> of the items therein.
- (e) Mortgage Bonds and H.P. Agreements: Annex original documents and details statements. Refer 1(c) above re valuation of security and 2(c) above re calculation of interest.
- (f) Rent: Annex original lease (if any) and detailed statement of rent due up to date of Provisional Order of Sequestration/Liquidation/Judicial Management showing rental and periods.
- (g) <u>Surety ship:</u> Annex original documents and detailed statement of claim against principal debtor.

TSHWANE TRUST CO (PTY) LTD Reg No.1993/011373/07

TELEPHONE (012) 333-6162 P O BOX 2101 PRETORIA 0001

1207 COBHAM ROAD QUEENSWOOD PRETORIA 0186

AFFIC	OAVIT for the proof of any claim other than a claim on Promissory Note or other Bill of Exchange (Section 44(4)).
IN TH	E INSOLVENT ESTATE OF
NAME	IN FULL OF CREDITOR(hereinafter referred to as the said Creditor)
ADDR	ESS IN FULL
POB	OX
EMAII	_ ADDRESS:TOTAL AMOUNT OF CLAIM R
1	do hereby make oath and say
(1)	That I am theof
(2)	That I am theof
(3)	That
	(hereinafter referred to as the said insolvent)
	whose estate has been sequestrated was at the date of sequestration and still is indebted to the said Creditor in the sum of
	(words)
	for
(4)	That the said debt arose in the manner and at the time set forth in the account hereunto annexed.
(5)	That no other person besides the said Insolvent is liable (otherwise than as surety) for the said debt or any part thereof.
(6)	That the said Creditor has not, nor has any other person, to my knowledge on the said Creditor's behalf received any security
	for the said debt or any part thereof save and except.
	which security I value at
(7)	That this claim was not acquired by cession after the institution of the proceedings by which the Estate was sequestrated.
(8)	Banking details of creditor
	Signature of Declarent
I herel	by certify the the Deponent has acknowledged that he/she knows and understands the contents of this affidavit, which was signed
and sv	worn before me at PRETORIA on theday ofthe regulations contained in Government Notice
No R1	258 of 21 July 1972, as amended, and Government Notice No R1648 of 19 August 1977, as amended, having been complied with.

AFFIDAVIT FOR THE PROOF OF A CLAIM BASED ON A PROMISSORY NOTE OR OTHER BILL OF EXCHANGE

nsolvent Estate of						
Full Name of Creditor						
Address						
otal Amount of Claim		P O Box				
		in my capacity as			and as such fully cognis	ant with the facts
ontained herein, delcare under	oath:					
hat						
hose estate has been sequestr	ated, was at the date of Sequestration, ar	nd still is, indebted to				
n the sum of (words)						
or	T			by virtue of the follow	ing Promissory Note(s) or B	ill(s) of Exchange
Date of Note or Bill	Name of Maker or Drawer	Name of Acceptor	Name of Person to whom payable	Date when payable	Name of Endorser	Amount
hat the said debt arose in the m	nanner and at the time set forth in the acco	ount hereunto annexed and that	at the claim was not acquired by cession aft	er the institution of the proceed	lings whereby the Estate wa	as
laced under sequestration. That	at the said Promissory Note or Bill(s) of Ex	change is in all respects genu	ine and valid.			
hat besides the said Insolvent E	Estate, the Endorser(s) abovementioned n	amely				
s liable for the amount of the Bill	I(s) or Note(s) as:					
hat I have not, nor has any other	er person to my knowledge, for the use of	the above Creditor, received a	any Security for the debt or any part thereof,	save and except		
		which security I value a	t R			
					SIGNATURE OF DEP	ONENT .
			f this affidavit, which was signed and sworn			
on this day of		the Regulations contai	ned in Government Notice No R1258 of 21 c	July 1972, as amended, and Go	overnment and Government	Notice No R1648
of 19 August 1977, as amended,	having been complied with.					
					COMMISSIONER OF C	DATHS

	(PTY) LIMITED	
	TIFIED EXTRACT FROM THE MINUTES OF A MEETING OF DIRECTORS OF THE VEMENTIONED COMPANY HELD AT	
ON T	HE DAY OF	
IT W	AS RESOLVED	
That	Mr	
a Dire	ector/Secretary/Account	
	e Company be and he is hereby authorised and empowered, for and on behalf of and name of the Company:-	
(a)	to institute and conduct proceedings including proceedings for liquidation and sequestration in any competent Court in the Republic of South Africa, the territory of South West Africa, Rhodesia, Zambia, Malawi, Lesotho, Botswana, Mosambique, Angola and Swaziland against the Company's debtors for recovery of amounts due and owing.	
(b)	to lodge, file and prove claims against deceased or insolvent estates or against companies in liquidation and under judicial management, to vote for the appointment and election of trustees, liquidators and judicial managers, to attend meeting and to vote on all matters arising from such claims.	
(c)	for these purposes to instruct, brief and employ attorneys, solicitors and Council to represent and appear for and act on behalf of the Company.	
(d)	to sign all Powers of Attorney, affidavits and other documents and writings which may be necessary for the carrying out of the above purposes.	
	CERTIFIED A TRUE COPY	

AUTHORISED OFFICIAL

NAME OF CREDIT	ГОR							
NAME OF ESTATE/COMPANY								
BRIEF DESCRIPTION OF GOODS								
DETAILS OF SALES (FOR LAST 12 MONTHS)								
DATE	INVOICE NO	AMOUNT	MONTHLY TOTALS					
TOTAL DEBITS "A"	1							
DETAILS OF PAYMENTS RECEIVED AND CREDITS ALLOWED (FOR LAST 12 MONTHS)								
DATE	PAYMENTS AND/OR CREDITS (Specify)	AMOUNT	MONTHLY TOTALS					
TOTAL CREDITS	"B"							
AMOUNT OF CLAIMS AS PER AFFIDAVIT		i.e. "A" less "B"						

POWER OF ATTORNEY TO PROVE CLAIMS ETC.

I, the undersigned							
in my capacity as							
of							
(hereinafter referred to as the said Creditor) do hereby nominate, constitute and appoint							
with power of substitution to be the said Creditor's lawful Attorney and Agent in the said Creditor's name, place and stead, met Mag							
to attend all meetings of Creditors in the matter of							
on the said Creditor's behalf to prove the Said Creditor's cla	aim and to exercise on the said Creditor's behalf all voting						
and other powers in respect of such claim particularly in re	spect of the appointment of a Trustee/Liquidator/Judicial						
Manager and/or any offer of Composition and/or submission	on to arbitration of any dispute and/or the Composition or						
admission of any claim against the State/Company and to g	ive the Trustee's/Liquidator/Judicial Manager's directions						
as to the administration of the Estate/Company and gener	ally to act on the said Creditor's behalf at all meetings of						
the Estate/Company in all matters and things in which the s	said Creditor's interests are concerned, hereby promising						
to ratify and confirm whatsoever the said Agent may do o	r perform by virtue of these presents.						
DATED AT this	day of						
AS WITNESSES							
1.							
2.	SIGNATURE						

- PLEASE NOTE; 1. In the case of a Limited Company this Power of Attorney must be signed by a <u>Director</u> and in all other casis by a Partner or Proprietor. Any other person must attach an authority to sign the Power.
 - 2. Section 53(2) of the Insolvency Act prohibits the Trustee or Liquidator, his Employer, Employee, Co-employee, Spuse, close relative or any person having a pecuniary interest in his remuneration from acting as a Nominee for Creditors.