Form PIR-24

Rule 172

INSOLVENCY, RESTRUCTURING AND DISSOLUTION ACT 2018 (ACT 40 OF 2018)

INSOLVENCY, RESTRUCTURING AND DISSOLUTION (PERSONAL INSOLVENCY) RULES 2020

(PERSONAL INSOLVENCY) RULES 2020 In the High Court of the Republic of Singapore In Bankruptcy) O.S. No. Of 20 CREDITOR'S APPLICATION FOR ADMINISTRATION OF ESTATE OF DECEASED DEBTOR **UNDER SECTION 419 OF INSOLVENCY, RESTRUCTURING AND DISSOLUTION ACT 2018** In the matter of the Insolvency, Restructuring and Dissolution Act 2018 (Act 40 of 2018) And In the matter of Between Plaintiff And Defendant Let all parties concerned attend before the Judge (or Registrar) in chambers (date/time) on the hearing of the application by the plaintiff on that — An order be made for the administration in bankruptcy of the estate of the late [state full particulars of deceased debtor], who died on the day of 20; [state name of trustee of bankruptcy], whose certificate of consent to act is annexed hereto, be appointed as trustee of the bankruptcy estate. Dated this day of 20 . Registrar

This summons is taken out by of solicitor for the said plaintiff whose address is [or where the plaintiff sues in person]. This summons is taken out by the said plaintiff who resides at and is [state occupation] and [if the plaintiff does not reside within the jurisdiction] whose address for service is

Note: This summons shall be served together with an affidavit in support of the application. This summons may not be served more than 6 calendar months after the above date unless renewed by order of the court.

Endorsement

This application has been filed in court on the day of 20.

And you, [Name of Executor/Administrator of deceased's estate] are to take notice that if you intend to oppose this application you must not later than 3 days before the day fixed for hearing —

- (a) file in court a notice specifying the grounds on which you object to the making of an administration order;
- (b) send a copy of the notice to the plaintiff or his solicitor at the abovementioned address; and
- (c) send a copy of the notice to the Official Assignee at [state address].

If a defendant does not attend personally or by his counsel or solicitor at the time and place abovementioned, such order will be made as the court may think just and expedient.