Form PIR-25

Rule 172

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

INSOLVENCY, RESTRUCTURING AND DISSOLUTION (PERSONAL INSOLVENCY) RULES 2020

(Title)

AFFIDAVIT IN SUPPORT OF CREDITOR'S APPLICATION FOR ADMINISTRATION OF ESTATE OF DECEASED DEBTOR UNDER SECTION 419 OF INSOLVENCY, RESTRUCTURING AND DISSOLUTION ACT 2018

I/We	, of
do make	oath (or affirm) and say as follows:
1.	[explanation as to how rule 75 of the Insolvency, Restructuring and Dissolution (Personal Insolvency) Rules 2020 is satisfied].
2.	The estate of the said deceased is justly and truly indebted to me/us in the aggregate sum of \$\ [exact sum as of date of bankruptcy application], full particulars of which are set out in the annexure to this application which is marked [The annexure shall be strictly in accordance with rule 71 of the Insolvency, Restructuring and Dissolution (Personal Insolvency) Rules 2020 and include particulars of assignment of debt, if any].
3.	The abovementioned debt is for a liquidated sum payable immediately.
4.	I/We do not, nor does any person on my/our behalf, hold any security on the deceased debtor's estate, or any part thereof, for the payment of the abovementioned sum.
OR	
4.	I/We hold security for the payment of [part of] the abovementioned sum.
	I/We will give such security for the benefit of all the creditors in the event of an order for administration in bankruptcy being made
OR	
4.	I/We hold security for the payment of part of the abovementioned sum and I/we estimate the value of such security to be

	\$ This application is not made in respect of the secured part of my/our debt.	
5.	The assets of the estate are as follows [state description and estimation or actual value].	
6.	The will of the said deceased debtor was on the day of 20 , proved by [state name and address of Executor(s)]	
OR		
6.	The letters of administration were on the day of 20 , granted to [state name and address of Administrator(s)]	
7.	The total assets of the estate are to my knowledge and information insufficient to settle the debts of the estate.	
8.	There has been no stay of execution in respect of this debt. [applicable to judgment debts only]	
9.	[any other relevant information]	
Sworn (or affirmed) on the day of 20,		
at		
(through the interpretation of)		

Before me

Commissioner for Oaths

Note: If the applicant is the Official Assignee, paragraphs 2, 3 and 4 do not apply.