

(LIQ)

(P.T.O. for English)

TSHWANE TRUST CO (EDMS) BPK

AANTEKENINGE BY VOLTOOIING VAN EISVORMS

BEËDIGDE VERKLARING

- (a) (Die Kommissaris van Ede moet sy volle naam en besigheidsadres in drukletters onder sy handtekening aanbring en sy ampstitel en die gebied waarvoor hy aangestel is of sy amp indien hy ampshalwe aangestel is, meld)
- (b) Veranderings moet deur die Deklarant en die Kommissaris van Ede geparafeer word.
- (c) As sekuriteit geëis word moet die skuldeisers die bedrag waarteen hy sy sekuriteit waardeer invul.
- (d) 'n Versekerde skuldeiser wat hom uitsluitend verlaat op sy sekuriteit moet daardie feit te kenne gee op die Beëdigde Verklaring bo die handtekening van die Deklarant. Hierdie invoeging moet geparafeer word.

STAWENDE BEWYSSTUKKE

- (a) Goedere op ope-rekening gelewer: Voltooi die staat wat aan die Beëdigde Verklaring geheg is (vir die laaste 12 maande) :
Verduidelik waarom enige item na die datum van Insolvensie/Likwidasië /Geregtelike Bestuur gedateer is.
Verwys (c) hieronder in verband met rente.
- (b) Geld geleen: Heg aan gespesifiseerde rekening plus Erkenning van Skuld of Kwitansies of Betaalde Tjeks.
- (c) Rente:Moet tot by die datum van Voorlopige Sekwestrasie, Likwidasië, of Geregtelike Bestuursbevel bereken word. Rentekoers en periodes moet getoon word. (Geen rente mag gevorder word op ope-rekenings nie tensy 'n ooreenkoms deur die Skuldenaar om sodanige rente te betaal aangeheg is)
- (d) Regskoste: Heg aan die Prokureur se getakseerde rekening wat die datum van die items daarin moet toon.
- (e) Verbande en Huurkoop-ooreenkomste: Heg aan oorspronklike dokumente en gespesifiseerde staat. Verwys 1(c) hierbo in verband met die waardasie van sekuriteit en 2(c) hierbo in verband met die berekening van rente.
Huurgelde: Heg aan die oorspronklike huurkontrak (indien enige) en 'n gespesifiseerde staat wat die huur verskuldig tot op datum van Voorlopige Sekwestrasie, Likwidasië-, of Geregtelike Bestuurbevel, die maandelikse huurgeld en die periode aantoon.

PROKURASIE

R2,00 Inkomsteseël moet deur die voorletters van die ondertekenaar en die datum regeer word.

Verwys ook na die notas aan die einde van die Prokurasie-vorm.

(Afrikaans op keersy)

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) Interest: 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) Legal Charges: Annex Attorney's taxed Bill of Costs which must show dates of the items therein.
- (e) Mortgage Bonds and H.P. Agreements: Annex original documents and detailed 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) Suretyship: Annex original documents and detailed statement of claim against principal debtor.

3. **POWER OF ATTORNEY**

R2,00 Revenue stamp to be cancelled with date and initials of signatory.
Refer also to notes at end of Power of Attorney form.

TSHWANE TRUST CO (PTY) LTD

Reg No. 1973/011373/07

TELEPHONE 0861 874 926
P O BOX 2101
PRETORIA
0001

1207 COBHAM ROAD
QUEENSWOOD
PRETORIA

AFFIDAVIT for the proof of any claim other than a claim on Promissory Note or other Bill of Exchange (Section 44(4)).
BEëDIGDE VERKLARING tot bewys van 'n ander vordering as 'n vordering op grond van 'n Promesse of ander Wissel (Artikel 44(4))

IN THE MATTER OF _____ (in liquidation)

IN DIE SAAK VAN **NATIONWIDE AIRLINES (PTY) LTD** _____ (in likwidasie)

NAME IN FULL OF CREDITOR _____
NAAM VOLUIT VAN SKULDEISER _____
(hereinafter referred to as the said Creditor)
(hierna verwys word as die genoemde Skuldeiser)

ADDRESS IN FULL
VOLLEDIGE ADRES _____

P O BOX/POSBUS _____ TOTAL AMOUNT OF CLAIM
TOTALE BEDRAG VAN VORDERING _____

I _____ do hereby make oath and say
Ek, _____ verklaar hiermee onder eed
as volg:

(1) That I have personal knowledge of the facts hereinafter stated.
Dat ek persoonlik kennis dra van die feite hierin uiteengesit.

(2) That/Dat _____
(hereinafter referred to as the said company)
(hierna verwys word as die genoemde Maatskappy)

which Company has been placed in liquidation was at the date of liquidation and still is indebted to myself the sum of
watter Maatskappy in likwidasie geplaas is, op die dag van likwidasie en nou nog verskuldig is my die som

van (words)/(woorde) _____

for/vir _____

(3) That the said debt arose in the manner and at the time set forth in the account hereunto annexed.
Dat genoemde skuld ontstaan het op die wyse en op die datum soos op hierby aangehegte rekening uiteengesit.

(4) That no other person besides the said Company is liable (otherwise than as surety) for the said debt or any part thereof.
Dat geen ander persoon buiten die genoemde Maatskappy vir die genoemde skuld of enige deel daarvan aanspreeklik is nie (behalwe as borg.)

(5) 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 Dat
nog die genoemde Skuldeiser, nog volgens my wete, enige ander persoon namens die genoemde Skuldeiser enige sekuriteite vir die
debt or any part thereof save and except.
genoemde skuld of enige deel daarvan ontvang het nie, buiten en behalwe _____

which security I value at
watter sekuriteit ek waardeer teen R _____

(7) That this claim was not acquired by cession after the institution of the proceeds by which the Company was sequestrated.
Dat die vordering nie verkry is deur sessie na die instelling van die proses vir die likwidasie van die Maatskappy nie.

Signature of Declarant
Handtekening van Deklarant _____

I hereby certify the the Deponent has acknowledged that he/she knows and understands the contents of this affidavit, which was signed and sworn
Ek sertifiseer hiermee dat die Deponent verklaar dat hy/sy die inhoud van hierdie verklaring verstaan en begryp en dat dit die waarheid is na die beste van
sy/haar kennis en wete, welke verklaring voor my geteken en beëdig

before me at _____ on the _____ day of _____ the regulations contained in Government Notice No R1258 of
is te _____ op hierdie _____ dag van _____ en dat daar voldoen is aan die bepalings vervat in

21 July 1972, as amended, and Government Notice No R1648 of 19 August 1977, as amended, having been complied with.
Goewermentskennisgewing Nr R1258 van 21 Julie 1972, soos gewysig, en Goewermentskennisgewing Nr R1648 van 19 Augustus 1977, soos gewysig.

COMMISSIONER OF OATHS / KOMMISSARIS VAN EDE

POWER OF ATTORNEY TO PROVE CLAIMS ETC.

PROKURASIE VIR DIE BEWYS VAN EISE ENS.

I, the undersigned
Ek, die ondergetekende _____

(hereinafter referred to as the said Creditor) do hereby nominate, constitute and appoint
(hierna verwys word as die genoemde Skuldeiser) benoem, konstitueer en stel hierby aan _____

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 van Substitusie om die genoemde Skuldeiser se wettige Prokureur en Agent te wees, en in die genoemde Skuldeiser

to attend all meetings of Creditors in the matter of
se naam en namens die genoemde Skuldeiser alle vergaderings van Skuldeisers by te woon, in die saak van _____

NATIONWIDE AIRLINES (PTY) LTD (IN LIQUIDATION)

on the said Creditor's behalf to prove the Said Creditor's claim and to exercise on the said Creditor's behalf all voting and en namens die genoemde Skuldeiser, die genoemde Skuldeiser se eis te bewys, en om namens die genoemde Skuldeiser

and other powers in respect of such claim particularly in respect of the appointment of a Trustee/Liquidator/Judicial Manager te stem en om alle magte uit te oefen ten opsigte van sodanige eis met betrekking tot die aanstelling van Trustee/Likwidateur

and/or any offer of Composition and/or submission to arbitration of any dispute and/or the Composition or admission of any Geregtelike Bestuurder en/of enige aanbod van Komposisie en/of voorlegging tot arbitrasie van enige dispuut en/of die

claim against the Estate/Company and to give the Trustee's/Liquidator/Judicial Manager's directions as to the administration Komposisie en/of voorlegging tot arbitrasie van enige dispuut en/of die Komposisie of toelating van enige eis teen die Boedel/

of the Estate/Company and generally to act on the said Creditor's behalf at all meetings of the Estate/Company in all matters Maatskappy en om aan die Trustee's/Likwidateurs/Geregtelike Bestuurder's opdragte te gee, in verband met die administrasie

and things in which the said Creditor's interests are concerned, hereby promising to ratify and confirm whatsoever the said van die boedel/maatskappy en om in die algemeen op te tree namens die genoemde Skuldeiser op alle vergaderings van die

Agent may do or perform by virtue of these presents.
Boedel/Maatskappy in alle sake waarin die genoemde Skuldeiser belange hê, en belowe hiermee om goed te keur en te

bekragtig wat ook al die genoemde Agent mag doen of te weeg bring uit krag hiervan.

DATED AT _____ this _____ day of _____
GEDATEER TE _____ hierdie _____ dag van _____

AS WITNESSES
AS GETUIES

1. _____
2. _____

SIGNATURE/HANDTEKENING

- PLEASE NOTE;
1. In the case of a Limited Company this Power of Attorney must be signed by a Director and in all other casis by a Partner or Proprietor. Any other person must attach an authority to sign the Power.
 1. In die geval van 'n Maatskappy met beperkte aanspreeklikheid moet hierdie Prokurasie deur 'n Direkteur geteken word en in alle ander gevalle deur 'n Vennoot of Eienaar. Enige ander persoon moet sy magtiging om te teken aanheg.
 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.
 2. Artikel 53(2) van die Insolvensiewet verbied die Kurator of Likwidateur, sy Werkgewer, Werknemer, Mede-werknemer, Eggenote, Bloed- of aanverwant of enige persoon wat 'n geldelike belang het in sy vergoeding om as 'n gevolmagtigde van Skuldeisers op te tree.