## IN THE HIGH COURT OF JUSTICE OF THE ISLE OF MAN CIVIL DIVISION

## BANKRUPTCY JURISDICTION

IN THE MATTER of the Bankruptcy Acts 1892 to 1903			
and			
IN THE MA	, 20		
And made between			
		of the one part	
and	L	l	
		of the other part.	
TO: His Honour, etc.			
The humble Petition of			
		(Debtor)	
and		(Debtor)	
		(Trustoo)	
		(Trustee)	
SHEWETH as follows:-			
1. On the day of 20 your Petitioner the said			
executed a Deed of Arrangement for the general benefit of his creditors to your Petitioner the			
said			
2. The said Deed of Arrangement was recorded in the Registry Office for Deeds on the			
day of 20			
3. Your Petitioners are desirous of having the appointment of your Petitioner the said as Trustee confirmed, and that as such Trustee he may be			
permitted in terms of section forty one and sections forty two of the Bankruptcy Code, 1892,			
to exercise the powers set forth in the prayer of the petition.			
WHEREFORE your Petitioners pray a hearing thereof and that your Honour may be pleased –			
While the your retitioners pray a hearing thereof and that your rionour may be picased			
1. Confirm the appointment of your Potitioner the said			
1. Confirm the appointment of your Petitioner the said as Trustee of			
the said Deed of Arrangement.			

2*. To order your Petitioner the said	to do all or any of the following		
things:-			
(i) employ an advocate to take any proceedings and do any legal business which may			
be necessary for the beneficial winding up of the estate;			
(ii) to sell by private treaty the stock-in-trade of the Debtor by parcels;			
(iii) to carry on the business of the Debtor for such period or periods as the Court			
may permit			
with liberty to apply			
* Add any additional powers required under Section 42			
and any assuments persons required sincer extensive			
	Al Division		
	Advocate for Petitioners		
This Petition is brought with notice to –			
1.			
2.			
3.			
(the three largest unsecured Creditors resident in the Island)			