***CREDITOR´S PROOF OF DEBT* Bankruptcy Form No. 30**

 **€1.00 in non cancelled stamped paper**

 **In the District Court of............................. IDENTITY NUMBER OF CREDITOR ………..……………….**

 **or**

**In Bankruptcy COMPANY NUMBER OF CREDITOR H.E. …………………**

**Appl. No. ………......../……….....**

**B A N K R U P T C Y**

**Re:................................................................................................................... (I.D.Number of Debtor/Bankrupt ……………………………………).**

I (a) ..................................................................................................................tel. no…………………….................., email ..................................................... address …………………………………………………………………………………………………………, P.code……………………………………. in the district of ..................................., make oath and say:-

(b) That I am in the employ of the under mentioned creditor, and that Ι am duly authorized by ...................................................... to make this affidavit, and that it is within my own knowledge that the debt hereinafter deposed to was incurred, and for the consideration stated, and that such debt, to the best of my knowledge and belief, still remains unpaid and unsatisfied.

(c) That I am duly authorized under the seal of the company hereinafter named to make the proof of debt on its behalf.

That the said .......................................................................................................................................................................................................................

was (or were) at the date of the Receiving Order/Bankruptcy Order, viz., the ……….. day of …………. 20……. and still is (or are) justly and truly indebted to (d) ................................. .............................. in the sum of ................................................... ... euro ................................ cent for (e)

Debt €............................

Contra €............................

 €............................

as shown by the (\*) (**accoυnt** endorsed hereon) / (account hereto annexed marked “A”) for which sum or any part thereof I say that I have not nor hath (f) ................................................................. or any person by (a) ......................................................................... order to my knowledge or belief for (a) ....................................................................................... use had or received any manner of satisfaction or security whatsoever, save and except the following (b)

 Signature of Deponent.............................

Sworn before me on the ............. day of ............................... 20.....

 ......................................

 Registrar of Court or Official Receiver

Admitted to vote for €.......................

Dated........................... (sign.) ...........................................

 Official Receiver

Admitted to rank for Dividend for €....................

Dated.......................................... (sign.) ......................................

 Official Receiver or Trustee

1. **Full name, occupation, and address of depondent**.

If proof made by creditor, strike out clauses (b) and (c)

If proof made by clerk of creditor, strike out (c)

If by clerk or agent of company, strike out (b)

(C) If the Receiving Order was issued prior 07/05/2015, strike off the Bankruptcy Order. If the Bankruptcy Order was issued after 07/05/2015 and a Receiving Order was not issued prior that date, strike off the Receiving Order.

(d) Insert “me” or in the case of firm “me and C.D. and E.F. my co-partners trading as”, or if by clerk,

 insert name, address and description of principal.

 (e) State consideration as goods sold and delivered by me to him at his request between the dates of

 (or money advanced by me in respect of the under mentioned bill of exchange) or as the case may

 be.

 (f) “ My said partners or any of them” or “the above – named creditor” as the case may be.

 (\*) Strike out the words not applicable.

Bills of exchange should be described as follows:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| Date | Drawer  | Acceptor  | Amount | Due Date |
|  €  | cent |
|  |  |  |  |   |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
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The proof cannot be admitted for voting at the first meeting unless it is properly completed and lodged with the Official Receiver before the time named in the notice convening such meeting.

**PARTICULARS ΟF ACCOUNT referred to as below**

(Credit should be given for contra accounts)

If space is not sufficient let the particulars be annexed but where the particulars are on a separate sheet of paper the same must be marked by the person before whom the affidavit is sworn thus:-

In Bankruptcy – “This is the account marked with the letter “A” referred to in the annexed proof of the debt made by ................................................................ in re ........................................................

Sworn before me this .............................. day of ..................................................... 20......

(Sign) .......................................................

Registrar of Official Receiver

|  |  |  |  |
| --- | --- | --- | --- |
| Date | Consideration  | Amount | Remarks - The vouchers (if any) by which the account can be substantiated should be set out below |
| € | cent |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |
|  |  |  |  |  |

(a) “My” or “our” or “their” or “his” or as the case may be.

(b) Here state the particulars of all securities held, and where the securities held, and where the securities are on the property of the debtor, assess the value of the same, and if any bill or other negotiable securities be held, specify them in the Schedule (see Schedule II, r. 11).

N. B. –Bills or other negotiable securities must be produced before the proof can be admitted (see r. 111).

 **…………………………………………………. Signature of Deponent**