

Insolvency Act, No 24 of 1936 (as amended)

## **UNDERTAKING AND BOND OF SECURITY**

by CURATOR(S) BONIS/PROVISIONAL TRUSTEE(S)/TRUSTEE(S)

In the (insolvent) estate of								
I/we(Full names)								
of								
	(Full residential and b							
do hereby undertake and bind mysel Supreme Court(	o administer the above the Master of the Summer (	Divisior e estate and/or l preme Court (	n) as CURATOR(S) B liquidate and distribu	ONIS, PROVISIONAL te the assets thereofDivision)rand) as said estate or by any				
A certificate under the hand of the M discharge my/our duties as aforesaid a proof of such failure and/or of the exter	and/or stating the amo	unt of any loss or	r damage, shall be ac	ccepted as <i>prima facie</i>				
I/we choose as my/our domicillium ci service of any legal process ( not a pos	st box number)							
Signed at								
AS WITNESSES:								
1	1							
2	2							
AS WITNESSES:								
1								



## **SURETYSHIP**by INSURANCE COMPANY/BANK/FINANCIAL INSTITUTION

/VV	e,			
in n	ny/our	capaci	city as	
of t	he			
			al do hereby interpose and bind my/our principal as surety and co-principal debtor <i>in solidum</i> , jointly and	
[he	reinafte	er refer	erred to as the Incumbent(s)] unto and in favour of the Master of the High Court	
-			Provincial Division	• •
			proper performance by the incumbent(s) of his/their duties/functions in the aforesaid office(s) and the proper performance by the incumbent(s) of his/their duties/functions in the aforesaid office(s) and the proper performance by the incumbent(s) of his/their duties/functions in the aforesaid office(s) and the proper performance by the incumbent(s) of his/their duties/functions in the aforesaid office(s) and the proper performance by the incumbent(s) of his/their duties/functions in the aforesaid office(s) and the proper performance by the incumbent of the proper performance by the performance by the proper performance by the performance by	•
			of, and accounting by him/them for all funds and property of the Estate/Company/Trust under his/their ac	
-		-	and in default thereof to pay to the Master on demand an amount up to the sum of R	
			rand) as the Master may claim from	
ın r	espect	or suc	ich loss or damage as may be suffered by the Estate / Company / Trust ór any person by reason of such	i detault.
Pro 1.	vided th My/O	at: ur princ	ncipal's liability hereunder will not exceed the sum of R(	Rand)
2.	(a)	in the clain loss The	he event of any alleged default on the part of the incumbent(s) in his/their aforesaid office, giving rise to an alleged im under this suretyship, my/our principal will be notified by the Master in writing of the alleged default and the ames or damage suffered, which notification shall be <i>prima facie</i> of such default and the amount of the alleged loss or e Master shall provide my/our principal with full details of the alleged default and loss or damage available to the said making the demand;	ount of the allege
	(b)	(i) (ii)	the Master shall on request afford my/our principal or any representative appointed by it an opportunity of investigating the alleged default and loss or damage, and shall disclose and make available all information and possession or under his control relative thereto and shall generally co-operate with and assist my/our principal in to the extent that it is in his power to do so; my/our principal shall notify the Master in writing, of its objection (if any) to the claim or the amount thereof and the within three months from the date of such notification by the Master or within such further period as the Master in having regard to the reasonable requirements of my/our principal for purposes of investigating the alleged default the loss or damage so claimed;	n his investigations e grounds therefo nay allow in writing
	(c)		Master shall notify my/our principal in writing of his decision on any objection lodged by my/our principal to the clounts thereof and in the event of any rejection of any objection, the grounds therefor;	aim, the validity o
	(d)		the event and to the extent that the Master shall reject the objections to the claim or the amount thereof, my/our itled to institute action within four months of such rejection;	principal shall be
	(e)	the p	e amount paid by my/our principal to the Master in terms of paragraph 1, shall be kept by the Master in trust pendir e period of four months mentioned in paragraph (d) or the final determination of any action instituted by my/our p curs last.	
3.			ition of this bond that if the incumbent(s) shall duly and properly perform his/their duties in relation to the Estate/Comion of the assets thereof, then the obligation assumed hereunder shall lapse and be of no further force and effect.	pany/Trust and the
4.			shalf of my/our principal renounce the benefits of excussion and division with the meaning and effect whereof l/s be acquainted.	ve declare my/ou
cic.	יאורם ה	-4	on	
Sic	INED a	al	(place) (date)	•••••
AS	WITNE	ESSES	:S:	
1				or Principal
2				
			10	or Principal