REPUBLIC OF TRINIDAD AND TOBAGO

The Bankruptcy and Insolvency Act, 2007 FORM 32

(Regulation 45)

NOTICE OF CANCELLATION OF MEDIATION

| Take | e notice that the mediation of issues related to the bankruptcy | y of |
|------|--|---------|
| | , a bankrupt, was cancelled for the following re | ason: |
| | (Check appropriate description) | |
| | There was an outstanding opposition to the discharge of the bankrupt on a ground referred | d to in |
| | section 165(1)(a) to (l) or (o) of the Act. | |
| | I believe on reasonable grounds that (indicate the bankru | pt, the |
| | trustee or a creditor, as applicable) abused the rescheduling procedures. | |
| | A second adjournment was requested or circumstances causing an adjournment occurred aft | ter one |
| | adjournment had already been granted. | |
| | I believe on reasonable grounds that (indicate the bankrup | pt or a |
| | creditor, as applicable), in the case of a mediation requested by a creditor under section 163 | 3(5) of |
| | the Act, cannot continue the mediation at all. | |
| | I believe that the non-appearance of all creditors, who were informed of the mediation, is a de- | elaying |
| | tactic or is intended to bring the mediation into disrepute. | |
| | I believe that, in the case of a mediation requested by a creditor under section 163(5), th | e non- |
| | appearance of (indicate the bankrupt or a credite | or, as |
| | applicable), who was informed of the mediation, is a delaying tactic or is intended to bri | ng the |
| | mediation into disrepute. | |
| | I believe that the non-appearance of (indicate the bankrupt | or the |
| | trustee, as applicable), who was informed of the mediation, is a delaying tactic or is inten- | ided to |
| | bring the mediation into disrepute. | |
| | | |
| Date | d at, thisday of | |
| | | |
| | | |
| | Mediator | |