Form B7

Rule 4.07

Sequestration order

No.       of 20

Federal Court of Australia

District Registry: [State]

Division: General

**In the matter of [name of debtor or bankrupt estate]**

**[Name of Applicant(s)]**

Applicant[s]

**[Name of Respondent(s)]**

Respondent[s]

**[\*]Judge[\*or]Registrar:**

**Date of order:**

**Where made:**

**The Court orders that:**

1. The estate of [name of debtor] be sequestrated under the *Bankruptcy Act 1966*.
2. [\*Either]The applicant creditor’s costs fixed in the sum of $[amount] be paid from the estate of the respondent debtor in accordance with the *Bankruptcy Act 1966*.

[\*or]The applicant creditor’s costs be taxed and paid from the estate of the respondent debtor in accordance with the *Bankruptcy Act 1966*.

The Court notes that the date of the act of bankruptcy is [date].

The Court also notes that a consent to act as trustee signed by [name of trustee(s)] has been filed under section 156A of the *Bankruptcy Act 1966.*

Date entry stamped:

|  |
| --- |
| Signed by an officer acting with the authority of the District Registrar |

[\*\*]*Note*

Subsection 35A(5) of the *Federal Court of Australia Act 1976* (the **Act**) provides that a party to proceedings in which a Registrar has exercised any of the powers of the Court under subsection 35A(1) of the Act may, within the time prescribed by the Rules of Court, or within any further time allowed in accordance with the Rules of Court, apply to the Court to review that exercise of power.

Rule 2.02(3) of the *Federal Court (Bankruptcy) Rules 2016* provides that, subject to any direction by the Court to the contrary, an application under subsection 35A(5) of the Act for review of the exercise of a power of the Court by a Registrar under subsection 35A(1) of the Act must be made by filing an interim application in accordance with Form B3 within 21 days after the day on which the power was exercised.

[\*delete if inapplicable]

[\*\* Omit this note if the orders have not been made by a Registrar]