Form 8 Consent of liquidator/provisional liquidator

(rules 5.5, 6.1)

[*Title*]

I, [*name*], of [*address*], an official liquidator, consent to be appointed by the Court and to act as the \*liquidator/\*provisional liquidator of [*name of company*].

I am not aware of any conflict of interest or duty that would make it improper for me to act as \*liquidator/\*provisional liquidator of the company.

*EITHER*

I am not aware of any relevant relationship mentioned in subsection 60 (2) of the *Corporations Act 2001*.

*OR*

I have, or have had within the preceding 24 months, the following relevant relationships mentioned in subsection 60 (2) of the *Corporations Act 2001*:

[*Set out all relevant relationships*]

The hourly rates currently charged in respect of work done as \*liquidator/\*provisional liquidator by me, and by my partners and employees who may perform work in this administration, are set out below or in the Schedule which is attached to this Consent. I acknowledge that my appointment by the Court does not constitute an express or implied approval by the Court of these hourly rates.

*Note*   The requirement to disclose hourly rates should not be taken to imply that remuneration on an hourly basis is the most desirable or appropriate arrangement in every case. The Corporations Act acknowledges that another method of calculating remuneration may be appropriate (see, for example, s 473 (2) and (3)).

Date:

*Signature of official liquidator*

\*   *Omit if not applicable*

**Schedule**

[*description of hourly rate(s)*]