

REQUISITION

RE: **MIRROR TRADING INTERNATIONAL (PTY) LIMITED T/A MTI (REG NO: 2019/205570/07)**
(the debtor”)

1. I understand that application has/is to be made to the Supreme Court for an order for the sequestration/voluntary surrender of the estate of the Debtor and for the placing of the Debtor in provisional liquidation / judicial management.
2. I declare that _____ (“the creditor”) is a creditor of the debtor.
3. In my opinion it is in the interest of the creditor of the Debtor that a provisional trustee/liquidator/judicial manager be appointed in the estate of the Debtor for the reasons set out hereunder.
4. I hereby nominate **ADRIAAN WILLEM VAN ROOYEN - PO BOX 12545, THE TRAMSHED, 0126**, tel nr: **012-343 0477** , fax nr: **012-343 0478**, for the appointment as the provisional trustee/liquidator/judicial manager and request you to make the necessary appointment. The creditor intends proving a claim and voting for the final appointment of the aforementioned person at the first meeting of creditors in his estate. As far as I am aware, the nominated person is not disqualified from the aforesaid appointment by virtue of the provisions of Section 55 of the Insolvency Act or Section 372 of the Companies Act.
5. I declare that the creditor is not a person disqualified, in terms of the provisions of Section 52 and 53 of the Insolvency Act or Section 386 (2) of the Companies Act.
6. I further declare that I have satisfied myself that the amount reflected herein as owing by the Debtor to the Creditor is, to the best of my knowledge true and correct.
7. NAME OF CREDITOR: _____
8. ADDRESS OF CREDITOR: _____
9. TELEPHONE NUMBER: _____
10. AMOUNT OF CLAIM IN RAND VALUE: _____
_____(in numbers and words)
11. CAUSE OF ACTION: The amount owing by the Debtor to the Creditor is owing in respect of **INVESTMENT**

Official Stamp Company, Close Corporation /
Financial Institution

SIGNATURE:

DATE:

PRINTED NAME:

PERSONAL
CAPACITY

Notes:

1. In the case of a company this form is to be signed by a director or otherwise by any person duly authorized thereto in terms of a resolution, a copy of which must be attached;
2. In the case of a partnership, a partner must sign;
3. In the case of a Financial Institution / Close Corporation, this form must be signed by the Manager/Director/Member or otherwise by any other person authorized thereto in terms of a resolutions, a copy of which must be attached;
4. If signed under power of attorney, the original or a copy thereof must be attached