

**Form No.66**

(Under Rule 151 of Companies Court Rules, 1959)

IN THE HIGH COURT OF KARNATAKA AT BANGALORE

ORIGINAL JURISDICTION

IN THE MATTER OF THE COMPANIES ACT, 1956

AND

IN THE MATTER OF

**M/S. KIRLOSKAR INVESTMENT AND FINANCE LIMITED**

(IN LIQUIDATION)

**COMPANY PETITION No. 2/2000**

**AFFIDAVIT OF PROOF OF DEBT**

I, \_\_\_\_\_ of etc. (full name, address and occupation of deponent to be given) do solemnly affirm and state as follows: -

1. The above named company was, at the date of the order winding-up the same viz, the 24.12.2010 and still is, justly and truly indebted to me (or to me and C.D., and E.F., my co-partners in trade, or, as the case may be,) in the sum of Rs. \_\_\_\_\_ for (here state consideration, e.g. goods sold and delivered by me/my firm to said company between the date of \_\_\_\_\_ or monies advanced by me/my firm in respect of the under-mentioned bill of exchange, or as the case may be), as shown by the account in the schedule below.
2. In respect of the said sum or any part thereof, I say I have not, nor have my partners or any of them, nor has any person, by my/our knowledge or belief, for my/our use, had or received any manner of satisfaction or security whatsoever, save and except the following: -

[Here state the particulars of all securities held, and where the securities are on the property of the company, assess the value of the same, and if any bills or other negotiable securities be held specify them in the schedule.]

[If the claim is made as a preferential claim, say so and set out the grounds on which the preference is claimed].

Where before the presentation of the petition for winding-up, a resolution has been passed by the company for voluntary winding-up, the date of the said resolution must be substituted for the date of the winding up order.

SCHEDULE  
Bills of Exchange

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FD Receipt No.	Date	Drawer	Acceptor	D - Amount	M-Amount
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Solemnly affirmed at .....on .....day,  
the ..... day of ..... 20..... before me.

Commissioner.

Deponent's Signature

### **IMPORTANT NOTE IN FILLING AND FILING FORM 66/67:**

- 1) Deposit holders and secured creditors are required to file their claim in Form 66 and ex-employees of the company (in liquidation) are required to file in Form 67.
- 2) Form 66/67 is to be submitted in physical form only and not to be submitted through email.
- 3) Form 66/67 is to be executed on a non-judicial stamp paper of Rs.20/- or above and to be notarized.
- 4) Each individual deposit holder should file separate claim in Form.66. To make it clear it is clarified that if any individual holds more than one FD in his/her name, then he can file a common Form 66. If the FDs are in different names then they should be filed in separate Form 66.
- 5) Original FD receipts should be enclosed with Form 66 to prove their claim. The claimants are advised to take a photocopy of the FD receipts and keep with them for their records.
- 6) Claimant who have received any part amount, interest from the company before the winding up order, should claim only the balance amount payable calculated upto 24.12.2010 (the date of winding up order). Any amount calculated as due after the date of winding up order is not admissible and that portion will be rejected.
- 7) Whoever has already submitted their claim in Form 66, need not to file Form 66 again, but should intimate filing of the same by way of a letter to this office indicating the date of submission of Form 66 with a photocopy of the same with supporting documents that has been submitted, etc., and convey the changes in correspondence address, if any.
- 8) In case the deposit holder has deceased, then one of the legal heirs can submit the Form 66 with original documents along with death certificate of the FD holder, legal heir-ship certificate or succession certificate and an NOC in the form of an affidavit from other legal heirs conveying NOC to the legal heir (who is applying) to file Form 66 and to receive payments thereafter.