**Form 28**

Rule 448(2)(b)

**RECEIVER'S RECOGNISANCE**

The Honourable [*name of judge*] has approved of and allowed this recognisance this [*date*].

Registrar

[*Name, address and description of the receiver*] "the receiver" and [*name, address and description of each personal surety*] "the surety" who now personally appear before the Supreme Court of Tasmania –

1. Jointly and severally acknowledge themselves to owe to the State Crown the sum of [*amount of recognisance*] to be paid to the State Crown; and

2. Grant for themselves and for their executors and administrators, that in default of payment the said sum of [*amount of recognisance*] is to be levied, recovered and received, of them and their property of whatever kind and wherever situated.

Whereas, by an order of the Supreme Court of Tasmania made by the Honourable [*name of judge*] on [*date of order*] in [*describe proceedings and the parties to them*] it was ordered that [*recite so much of order as may be necessary*].

And whereas the judge has approved of –

1. the receiver as a proper person to be such receiver [*or such receiver and manager*]; and

2. the surety as surety for the receiver; and

3. the above-written recognisance with the underwritten condition [*or, if there is to be a bond as well as a recognisance, add, together with a bond of the receiver and the surety and bearing the same date as this recognisance*] as a proper security to be entered into by the receiver and the surety in accordance with the said order in respect of the period for which the receiver has been appointed receiver [*or receiver and manager*] and of any extended or further period during which the receiver may be continued or appointed such receiver [*or receiver and manager*].

And whereas by way of confirmation of such approval the Registrar of the Supreme Court has signed in the margin of this notice [*and of the bond*]

The condition of the above-written recognisance is such that if the receiver –

1. duly accounts for all money or other property which the receiver receives or is liable to pay on account of the [*follow words of order*] in respect of the period for which the receiver has been appointed such receiver [*or receiver and manager*] and of any extended or further period during which the receiver may be continued or appointed such receiver [*or receiver and manager*]; and

2. duly pays the balance which from time to time is to be certified to be due from the receiver as the Court or a judge may direct; and

3. gives immediate notice to the Court if any of the receiver and the surety is to become bankrupt [*or, if a surety is a corporation, become insolvent, go into liquidation or be dissolved*] –

then the above recognisance is to be void and of no effect, otherwise it is to be and remain in full force.

(Signatures)

Taken and acknowledged by the abovenamed at [*place at which recognisance taken*] this [*date*]

Before me,

A Justice of the Peace