## FORM 40

## Report of Trustee on Proposal (Section 59(1) and paragraph 58(d) of the Act)

(Title Form 1)

l,	, of, of, to th	e Court as follows:	, the trustee acting in the pro-	oposal of
(Paragraph to paragraph 2.	· ·	se of a proposal by a	bankrupt. In all other cases, go	o directly
trustee of the esta		itute trustee has beer	make an assignment ( <i>or</i> a bankrupove-named debtor) and that I was an appointed, I was substituted as t	
2. That a prop marked as Exhib	posal was filed with me on the _ pit "A", and that I filed a copy 	day of of the proposal with	a copy of which is atta the official receiver on the	ached and day of
3. That on the known creditor af calling of a meeti	e day of fected by the proposal, whose ng of creditors to be held on th	I gave notice to names and addresses e day of	the debtor, to the division office an are shown in Exhibit "B" to this rep to consider the pro	d to every port, of the oposal.
creditors affected of the proposal, a	l by the proposal who have clair a form of proof of claim and pro	ms of \$250 or more and xy in blank and a voting	assets and liabilities of the debtor, a I showing the amounts of their clain I letter. Copies of the notice, the co Is "C1", "C2" and "C3", respectively	ns, a copy ondensed
	to the meeting of creditors I ma nd their value, the debtor's con		ful inquiry into the liabilities of the d	lebtor, the
6. That the m	eeting of creditors was held on	the day of	, and was preside	ed over by
		. , ,	reditors ( $\mathit{or}$ the proposal was am I was accepted by the required n	,
8. That a cop	by of the minutes of the meeting	g is attached and mark	ed as Exhibit "D".	

## FORM 40 -- Concluded

9. That I am of the opinion that:

(a) the assets of the	debtor and their f	air realizable valı	ue are as follows:					
(Set out assets in realizable value as			ue as carried o	n the books of th	e debtor and its			
(b) the liabilities of the	ne debtor are as fo	ollows:						
	Set out the liabilities, state whether secured, preferred or unsecured, and point out any discrepancie between the liabilities as declared by the debtor and as subsequently proved and admitted by you.							
10. That I am also o	f the opinion that:							
(a) the causes of the	e insolvency of the	debtor are as fo	llows:					
(Set out fully the cothem to be.)	auses of the insc	olvency of the d	ebtor as you ha	ve, on careful inqu	uiry, ascertained			
(b) the conduct of th	e debtor is subjec	t to censure in th	e following respe	cts:				
(Set out the reason filing of the propo		n, considering i	the conduct of ti	he debtor both bef	ore and after the			
©) the following fact:	s, mentioned in se	ection 173 of the	Act, may be prove	ed against the debto	or:			
(Set out the releva	nt facts mention	ed in section 17	73 of the Act.)					
11. That I am further an advantageous one fo	•			tageous one for the	creditors ( $or$ is not			
(Set out fully the re	easons for your	opinion.)						
12. That I forwarded	a copy of this rep	ort to the official	receiver on this d	lay.				
Dated at	, this	day of	·					
				Tr	rustee			
				ch as email, the d				