## FORM 61 Notice of Mediation (Rule 105(7))

(Title Form 1)

To:		Bankrupt
To:		Licensed Insolvency Trustee
To:		Creditor(s) (if applicable)
held in	Tal	ce notice that the mediation in the matter of the bankruptcy of, a bankrupt, will be on the day of (or as soon as possible)
	The	e mediation will be held for the following reasons:
		(Check appropriate description)
		Subsection 68(6) – There is disagreement as to the amount of surplus income to be paid by the bankrupt.
		Subsection 68(7) – There is a written request from, a creditor,, to proceed with the mediation
		process.
		Subsection $170.1(1)$ – The trustee is opposed to the discharge of the bankrupt on a ground referred to in paragraph $173(1)(m)$ or $(n)$ of the Act.
		Subsection 170.1(1) – , a creditor,
		Subsection $170.1(1) - \underline{\hspace{1cm}}$ , a creditor, $\underline{\hspace{1cm}}$ (creditor's address), is opposed to the discharge of the bankrupt on a ground referred to in paragraph $173(1)(m)$ or $(n)$ of the Act.
has alre mediato	otcy ady or mu	ther take notice that the mediation can only be rescheduled on extraordinary grounds and that, under the and Insolvency General Rules, only one such adjournment will be allowed. Therefore, if the mediation been adjourned and a second adjournment is requested, regardless of the ground for adjournment, the ist cancel the mediation.
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		Mediator