FORM 62

Notice of Cancellation of Mediation (Rule 105(16))

(Title Form 1)

was can	Take notice that the mediation of issues related to the bankruptcy ofcelled for the following reason:	, a bankrupt,	
	(Check appropriate description)		
	\Box There was an outstanding opposition to the discharge of the bankrupt on a ground to (l) or (o) of the Act.	referred to in paragraphs 173(1)(a)	
	□I believe on reasonable grounds that (indicential creditor, as applicable) abused the rescheduling procedures.	ate the bankrupt, the trustee or a	
	$\Box A$ second adjournment was requested or circumstances causing an adjournment of already been granted.	occurred after one adjournment had	
	□I believe on reasonable grounds that (indicapplicable), in the case of a mediation requested by a creditor under subsection 1 the mediation at all.	eve that the non-appearance of all creditors, who were informed of the mediation, is a delaying tactic or is	
	\Box I believe that the non-appearance of all creditors, who were informed of the n intended to bring the mediation into disrepute.		
	□I believe that, in the case of a mediation requested by a creditor under subsection 170.1(1), the non-appearance of (indicate the bankrupt or a creditor, as applicable), who was informed of the mediation, is a delaying tactic or is intended to bring the mediation into disrepute.		
	\Box I believe that the non-appearance of (indica applicable), who was informed of the mediation, is a delaying tactic or is into disrepute.		
Dated at	, this day of		
		Mediator	