THIRTEENTH CONGRESS OF THE REPUBLIC)
OF THE PHILIPPINES)
Second Regular Session	

SENATE

S. No. <u>2183</u>

(In substitution of Senate Bill Nos. 208 and 1847)

Prepared by the Committee on Banks, Financial Institutions and Currencies, with Senators Sergio Osmeña III and Edgardo J. Angara, as authors.

AN ACT PROVIDING FOR THE REHABILITATION OR LIQUIDATION OF FINANCIALLY DISTRESSED ENTERPRISES

Be it enacted in the Senate and House of Representatives of the Philippines in the Congress assembled:

CHAPTER I – GENERAL PROVISIONS

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Section 1. Title - This Act shall be known as the "Corporate Recovery 3 and Insolvency Act." 4

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Section 2. Declaration of Policy - It is the policy of the State to encourage an insolvent juridical debtor and its creditors to collectively and realistically resolve and adjust competing claims and property rights. In furtherance thereof, the State shall ensure a timely, fair, transparent, effective and efficient rehabilitation or liquidation of an insolvent juridical debtor. The rehabilitation or liquidation shall be made with a view to ensuring or maintaining certainty and predictability in commercial affairs, shall preserve and maximize the 13 value of the assets of the debtor, shall recognize creditor rights and respect

2	similarly situate	ed.	
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4	Section	3.	Nature of Proceedings – The proceedings under this Act
5	shall be In Re	<i>em</i> in	nature and shall be conducted in a summary and non-
6	adversarial mar	nner.	
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8	Section	4.	Definition of Terms – As used in this Act the term:
9	a. "A	Admir	nistrative Expense" shall refer to those reasonable and
10	ne	ecess	ary expenses:
11	(i))	incurred in connection with the filing of a petition under the
12			provisions of this Act;
13	(ì	i)	arising from or in connection with the conduct of the
14			proceedings under this Act, including those incurred for the
15			rehabilitation or liquidation of the Debtor;
16	(i	ii)	incurred in the ordinary course of the business of the Debtor
17			after the Commencement Date; or
18	(i	v)	for the payment of new loans obtained after the
19			Commencement Date to finance the rehabilitation of the
20			Debtor.
21	(\	v)	incurred for the fees of the Rehabilitation Receiver or
22			Liquidator and of the professionals engaged by them;
23	(1	vi)	that are otherwise authorized or mandated under this Act.
24	b. "(Claim	" shall refer to a right to payment or a right to an equitable
25	re	emed	y that results in payment by the corporation, whether arising
26	fr	rom a	debt or other type of legal obligation, whether liquidated or

priority of claims, and shall ensure equitable treatment of creditors who are

unliquidated, fixed or contingent, matured or unmatured, disputed 1 or undisputed. 2 "Commencement Date" shall refer to the date on which the Court C. 3 issues the order referred to in Section 10 of this Act. 4 d. "Commencement Order" shall refer to the order issued by the Court 5 under Section 10 of this Act. 6 "Court" shall refer to the court designated by the Supreme Court to e. 7 hear and determine, at the first instance, the cases brought under 8 this Act. 9 f. "Creditor" shall refer to a natural or juridical person which has a 10 11 Claim against the Debtor that arose on or before the Commencement Date. 12 "Date of Liquidation" shall refer to the date on which the Court 13 g, issues the order referred to in Section 71 of this Act. 14 "Debtor" shall refer to a juridical legal entity duly organized and h. 15 existing under Philippine laws, unless specifically excluded by a 16 17 provision of this Act. "Encumbered Property" shall refer to real or personal property of i. 18 19 the Debtor upon which a Lien attaches. "Insolvent" shall refer to the financial condition of a Debtor that is 20 j. generally unable to pay its liabilities as they fall due in the Ordinary 21 Course of Business or that has liabilities that are greater than its 22 23 assets. k. "Lien" shall refer to a statutory or contractual charge on real or 24 25 personal property that legally entitles a Creditor to resort to said 26 property for payment of the Claim upon which said lien attaches.

- 1 !. "Liquidation" shall refer to the proceedings under Chapter V of this
 2 Act.
 - m. "Liquidation Order" shall refer to the order issued by the Court under Section 71 of this Act.

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- n. "Liquidator" shall refer to the natural person or juridical entity appointed as such by the Court and entrusted with such powers and duties as set forth in this Act, *Provided* that, if the Liquidator is a juridical entity, it must designate a natural person who possesses all the qualifications and none of the disqualifications as its representative, it being understood that the juridical entity and the representative are solidarily liable for all obligations and responsibilities of the Liquidator.
 - o. "Ordinary Course of Business" shall refer to transactions consistent with both (i) the operation of the Debtor's business prior to insolvency proceedings, and (ii) ordinary business terms.
 - "Rehabilitation Receiver" shall refer to the natural person or juridical entity appointed as such by the Court and entrusted with such powers and duties as set forth in this Act, *Provided* that, if the Rehabilitation Receiver is a juridical entity, it must designate a natural person who possesses all the qualifications and none of the disqualifications as its representative, it being understood that the juridical entity and the representative are solidarily liable for all obligations and responsibilities of the Rehabilitation Receiver.
 - well-being and viability of an Insolvent Debtor can be restored using various means, including, but not limited to, debt forgiveness, debt rescheduling, debt-equity conversion and sale of

1		the business (or parts of it) as a going concern, or setting-up of
2		new business entity as prescribed in Section 41 hereof.
3	r.	"Secured Claim" shall refer to a Claim that is secured by a Lien.
4	S.	"Secured Creditor" shall refer to a Creditor with a Secured Claim.
5	t.	"Securities Market Participant" shall refer to a broker, dealer,
6		underwriter, transfer agent, or other juridical persons transacting
7		securities in the capital market.
8	u.	"Shareholder" shall refer to a holder of shares of a corporation, or
9		to a member of a non-stock corporation or association, or a partner
10		in a partnership.
11	٧.	"Unsecured Claim" shall refer to a Claim that is not secured by a
12		Lien.
13	w.	"Unsecured Creditor" shall refer to a Creditor with an Unsecured
14		Claim.
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16	Secti	ion 5. Exclusions - The term Debtor does not include banks,
17	insurance co	ompanies, pre-need companies, cooperatives and national and local
18	government	agencies or units. For purposes of this Section:
19	a.	"Bank" shall refer to any duly licensed bank or quasi-bank that is
20		potentially or actually subject to conservatorship, receivership, or
21		Liquidation proceedings under the New Central Bank Act or
22		successor legislation.
23	b.	"Insurance Company" shall refer to those companies that are
24		potentially or actually subject to insolvency proceedings under the
25		Insurance Code.
26	c.	"Pre-Need Company" refers to any corporation authorized/licensed
27		to sell or offer to sell Pre-Need Plans.

d. "Cooperatives" shall refer to duly registered associations of persons, with a common bond of interest, who have voluntarily joined together to achieve lawful common social or economic end, making equitable contributions to the capital required and accepting a fair share of the risk and benefits of the undertaking in accordance with universally accepted cooperative principles.

Provided that government financial institutions other than banks and government-owned or-controlled corporations shall be covered by this Act, unless their specific charter provides otherwise.

Section 6. Promulgation of Procedural Rules — The rules of pleading, practice, and procedure to govern the proceedings brought under this Act shall be promulgated by the Supreme Court.

16 CHAPTER II

COURTSUPERVISED REHABILITATION

A. INITIATION OF PROCEEDINGS

Section 7. Petition by Debtor. When approved by a majority vote of the board of directors or trustees and authorized by the vote of the stockholders representing at least two-thirds (2/3) of the outstanding capital stock, or in case of non-stock corporation, by the vote of at least to two-thirds (2/3) of the members, in a stockholder's or member's meeting duly called for the purpose, an insolvent Debtor may apply for, and seek, Rehabilitation by filing a petition for Rehabilitation with the Court. The petition shall be verified, establish the

- insolvency of the Debtor and the viability of its Rehabilitation, and contain,
- whether as an attachment or as part of the body of the petition, as a minimum:
- a. a schedule of the Debtor's debts and liabilities including a list of
- 4 creditors with their addresses, amounts of claims and collaterals, or
- 5 securities, if any;
- b. an inventory of all its assets including receivables and claims
- 7 against third parties;
- 8 c. a Rehabilitation Plan, and
- 9 d. the names of at least three nominees to the position of
- 10 Rehabilitation Receiver.

- Section 8. Petition by Creditor/s. Any Creditor or group of Creditors
- with a Claim of, or the aggregate of whose Claims is, at least One Million Pesos
- or at least twenty five percent (25%) of the subscribed capital stock or partners'
- contributions, whichever is higher, may apply for and seek the Rehabilitation of
- the Debtor by filing a petition for the Rehabilitation of the Debtor with the Court.
- 17 The petition shall be verified and shall establish:
- a. That there is no genuine issue of fact or law on the Claim/s of the
- petitioner/s, and that the due and demandable payments thereon
- 20 have not been made for at least sixty (60) days; and
- 21 b. That there is a substantial likelihood that the Debtor may be
- rehabilitated.
- The petition shall include, whether as an attachment or as part of the
- body of the petition, a Rehabilitation Plan and the names of at least three (3)
- 25 nominees to the position of Rehabilitation Receiver.
- Section 9. Action on the Petition. If the Court finds the Petition to
- be sufficient in form and substance, it shall, within five (5) working days from the

- 1 filing of the petition, issue a Commencement Order. If, within the same period,
- 2 the Court finds the petition deficient in form or substance, the Court may, in its
- discretion, give the petitioner/s a reasonable period of time within which to
- 4 amend or supplement the petition, or to submit such documents as may be
- 5 necessary or proper to put the petition in proper order. In such case, the five (5)
- 6 working days provided above for the issuance of the Commencement Order shall
- be reckoned from the date of the filing of the amended or supplemental petition
- 8 or the submission of such documents.

B. ADMINISTRATION OF THE PROCEEDINGS

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- Section 10. Commencement of Proceedings. The Rehabilitation
 Proceedings shall commence upon the issuance of the Commencement Order,
- 14 which shall:
- a. Identify the Debtor, its principal business or activity/ies, and its principal place of business;
- b. Summarize the ground/s for the filing of the petition;
- 18 c. Declare that the Debtor is under rehabilitation;
- d. Direct the publication of the Commencement Order in a newspaper of general circulation once a week for at least two (2) consecutive
- weeks, with the first publication to be made within seven (7) days
- 22 from the time of its issuance;
- e. If the petitioner is the Debtor, direct the service by personal
- delivery of a copy of the Petition on each Creditor holding at least
- ten percent (10%) of the total liabilities of the Debtor as
- determined from the schedule attached to the petition within five
- (5) days; If the petitioner/s is/are Creditor/s, direct the service by

1		personal delivery of a copy of the petition on the Debtor within five
2		(5) days.
3	f.	Appoint a Rehabilitation Receiver, who may or may not be from
4		among the nominees of the petitioner/s;
5	g.	Direct all Creditors to file their Claims with the Court at least five
6		(5) days before the initial hearing;
7	h.	Prohibit the Debtor's suppliers of goods or services from
8		withholding supply of goods and services in the ordinary course of
9		business for as long as the Debtor makes payments for the services
10		or goods supplied after the issuance of the Stay Order;
11	i.	Authorize the payment of Administrative Expenses as they become
12		due;
13	j.	Set the case for initial hearing, which shall not be more than forty
14		(40) days from the date of filing of the petition;
15	k.	Make available copies of the petition and Rehabilitation Plan for
16		examination and copying by any interested party.
17	l.	State that any Creditor or the Debtor, who is not the petitioner,
18		may submit the name or nominate any other qualified person to
19		the position of Rehabilitation Receiver at least five (5) days before
20		the initial hearing;
21	m.	Include a Suspension or Stay Order which shall:
22		(i) Suspend all actions or proceedings, in court or otherwise, for
23		the enforcement of Claims against the Debtor. However, the
24		suspension order shall not apply:
25		1. To cases already pending appeal in the Supreme Court as
26		at the Commencement Date; Provided, That, any final

1			and executory judgment arising from such appear shall
2			be referred to the Court for appropriate action.
3		2	2. To the enforcement of claims against sureties and other
4			persons solidarily liable with the Debtor, and third party
5			or accommodation mortgagors;
6		3	3. To any form of action of customers or clients of a
7			Securities Market Participant to recover or otherwise
8			claim moneys and securities entrusted to the latter in the
9			ordinary course of the latter's business as well as any
10			action of such Securities Market Participant or the
11			appropriate regulatory agency or self-regulatory
12			organization to pay or settle such claims or liabilities
13	(ii) S	Suspend all actions to enforce any judgment, attachment or
14		(other provisional remedies against the Debtor;
15	(iii) l	Prohibit the Debtor from selling, encumbering, transferring
16		(or disposing in any manner any of its properties except in
17			the ordinary course of business; and
18	((iv)	Prohibit the Debtor from making any payment of its liabilities
19		(outstanding as of the Commencement Date except as may
20		•	be provided herein.
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23	Section	n 11. :	Suspension or Stay Order. The Suspension or Stay Order
24			a period of three (3) months from the date of the filing of
25			ere is a substantial likelihood that the Debtor will be
26			tated, it may be extended for three (3) months at a time,
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provided, that, in no case shall the total period of extension exceed fifteen (15)

- 1 months. In determining whether there is substantial likelihood for the Debtor to
- 2 be successfully rehabilitated, the Court shall ensure that the following minimum
- 3 requirements are met:

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- The Rehabilitation Receiver submits a report, based on preliminary a. 4 evaluation, stating that the underlying assumptions and the 5 financial goals stated in the petitioner's Rehabilitation Plan are 6 realistic, feasible and reasonable; or, if not, there is, in any case, a 7 substantial likelihood for the Debtor to be successfully rehabilitated 8 because, among others, there are sufficient assets with which to 9 rehabilitate the Debtor and there is sufficient cash flow to maintain 10 the operations of the Debtor; 11
 - The petition is not a sham filling intended only to delay the enforcement of the rights of the Creditors, or of a Creditor, or of any group of Creditors;
 - c. The petition, the Rehabilitation Plan and the attachments thereto do not contain any materially false or misleading statements;
 - d. If the petitioner is the Debtor, that the Debtor has met with its Creditor/s representing at least three–fourths (3/4) of its total obligations and made a good faith effort to reach a consensus on the Rehabilitation Plan; If the petitioner/s is a Creditor or group of Creditors, That the petitioner/s has met with the Debtor and made a good faith effort to reach a consensus on the Rehabilitation Plan; and
 - e. The Debtor has not committed acts of misrepresentation or in fraud of its Creditors, or a Creditor or a group of Creditors.

Section 12. Action at the Initial Hearing. At the initial hearing, the Court shall: (a) Determine the Creditors who have made a timely and proper filing of their notice of Claims; (b) Hear and determine any objection to the qualifications or the appointment of the Rehabilitation Receiver and, if necessary, appoint a new one in accordance with Section 20 or Section 24 hereof; (c) Direct the Creditors to comment on the petition and the Rehabilitation Plan, and to submit the same to the Court and to the Rehabilitation Receiver within a period of not more than twenty (20) days; (d) Direct the Rehabilitation Receiver to evaluate the financial condition of the Debtor and to prepare and submit to the Court within forty (40) days from the initial hearing the Report mentioned in Section 14 hereof.

Section 13. Effect of Failure to File Notice of Claim. A Creditor whose Claim is not listed in the Schedule of Debts and Liabilities and who fails to file a notice of claim in accordance with the Commencement Order but subsequently files a belated Claim shall not be entitled to participate in the Rehabilitation proceedings but shall be entitled to receive distributions arising therefrom.

- **Section 14. Report of the Rehabilitation Receiver.** Within forty (40) days from the initial hearing, and with or without the comments of the Creditors or any of them, the Rehabilitation Receiver shall submit a Report to the Court stating his preliminary findings and recommendations on whether:
- 24 a. The Debtor is insolvent and if so, the causes thereof and any
 25 unlawful or irregular act or acts committed by directors or officers
 26 in contemplation of the insolvency of the Debtor or which may have
 27 contributed to the insolvency of the Debtor;

1	b.	The u	nderlying assumptions, the financial goals and the procedures
2		to acc	complish such goals as stated in the petitioner's Rehabilitation
3		Plan a	re realistic, feasible and reasonable;
4	C.	There	is a substantial likelihood for the Debtor to be successfully
5		rehab	ilitated;
6	d.	The	petition should be dismissed, or
7	e.	the D	ebtor should be dissolved and liquidated.
. 8	Section	on 15.	Giving Due Course to or Dismissal of Petition, or
9	Conversion	of Pro	oceedings. Within ten (10) days from receipt of the Report of
10	the Rehabilit	ation R	eceiver mentioned in Section 14 hereof, the Court may:
11	a.	Give o	due course to the petition upon a finding that: (i) The Debtor
12		is Ins	olvent, and (ii) There is a substantial likelihood for the Debtor
13		to be	successfully rehabilitated;
14	b.	Dismi	ss the petition upon a finding that
15		(i)	the Debtor is not Insolvent;
16		(ii)	the petition is a sham filing intended only to delay the
17			enforcement of the rights of the Creditors, or of a Creditor,
18			or of any group of Creditors;
19		(iii)	the petition, the Rehabilitation Plan and the attachments
20			thereto contain any materially false or misleading
21			statements; or
22		(iv)	the Debtor has committed acts of misrepresentation or in
23			fraud of its Creditors, or a Creditor or a group of Creditors.
24	c.	Conve	ert the proceedings into one for the Liquidation of the Debtor
25		upon	a finding that
26		(i)	the Debtor is Insolvent; and

(ii) either there is no substantial likelihood for the Debtor to be 1 successfully rehabilitated, or, If the petitioner is the Debtor, 2 that the Debtor has not met with its Creditor/s representing 3 at least three-fourths (3/4) of its total liabilities and made a 4 good faith effort to reach a consensus on the Rehabilitation Plan; or, If the petitioner/s is a Creditor or group of 6 Creditors, that the petitioner/s has not met with the Debtor 7 and made a good faith effort to reach a consensus on the 8 Rehabilitation Plan. 9

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Section 16. Petition Given Due Course. If the petition is given due course, the Court shall direct the Rehabilitation Receiver to review, revise and/or recommend action on the Rehabilitation Plan and submit the same or a new one to the Court within a period of not more than ninety (90) days.

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Section 17. Dismissal of Petition. If the petition is dismissed pursuant to paragraph (b) of Section 15, then, the Court may, in its discretion, order the petitioner to pay damages to any Creditor or to the Debtor, as the case may be, who may have been injured by

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C. THE REHABILITATION RECEIVER

the filing of the petition, to the extent of any such injury.

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- Section 18. Qualifications of a Rehabilitation Receiver. The Rehabilitation Receiver shall have the following minimum qualifications: He
- is a citizen of the Philippines; a.

b. is a resident of the Philippines in the six months immediately
 preceding his nomination;
 c. is of good moral character and with acknowledged integrity,

impartiality and independence;

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- d. has the requisite knowledge of insolvency and other relevant commercial laws, rules and procedures, as well as the relevant training and/or experience that may be necessary to enable him to properly discharge the duties and obligations of a Rehabilitation Receiver.; and
- e. has no conflict of interest, provided, that, such conflict of interest may be waived, expressly or impliedly, by a party who may prejudiced thereby.
 - Section 19. Conflict of Interest. An individual shall be deemed to have a conflict of interest if he is so situated as to be presumed to be unduly influenced in the exercise of his judgment as Rehabilitation Receiver for or against the Debtor or any Creditor. Without limiting the generality of the foregoing, an individual shall be deemed to have a conflict of interest if:
 - a. He is a Creditor or stockholder of the Debtor;
- b. He is engaged in a line of business which competes with that of theDebtor;
- 21 c. He is, or was, within five (5) years from the filing of the petition, a 22 director, officer, or employee of the Debtor or any of the Creditors, 23 or the auditor or accountant of the Debtor;
- d. He is, or was within two (2) years from the filing of the petition, an underwriter of the outstanding securities of the Debtor;

- e. He is related by consanguinity or affinity within the fourth civil degree to any individual Creditor, or to any stockholder, director, officer, employee, or underwriter of the Debtor; or
 - f. He has any other direct or indirect material interest in the Debtor or any of the Creditors.

Section 20. Appointment of the Rehabilitation Receiver. The Court shall initially appoint the Rehabilitation Receiver, who may or may not be from among the nominees of the petitioner. However, at the initial hearing of the petition, the Creditors and the Debtor who are not petitioners may nominate other persons to the position. The Court may retain the Rehabilitation Receiver initially appointed or appoint another who may or may not be from among those nominated.

Section 21. Oath and Bond of the Rehabilitation Receiver. Prior to entering upon his powers, duties and responsibilities, the Rehabilitation Receiver shall take an oath and file a bond, in such amount to be fixed by the Court, conditioned upon the faithful and proper discharge of his powers, duties and responsibilities.

Section 22. Powers, Duties and Responsibilities of the Rehabilitation Receiver. The Rehabilitation Receiver shall be deemed an officer of the Court with the principal duty of preserving and maximizing the value of the assets of the Debtor during the Rehabilitation Proceedings, determining the viability of the Rehabilitation of the Debtor, preparing and recommending a Rehabilitation Plan to the Court, and implementing the approved Rehabilitation Plan. To this end, and without limiting the generality of

- the foregoing, the Rehabilitation Receiver shall have the following powers, duties
- 2 and responsibilities:

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- a. To verify the accuracy of the factual allegations in the petition and
 its annexes;
- 5 b. To verify and correct, if necessary, the inventory of all of the assets of the Debtor, and their valuation;
- 7 c. To verify and correct, if necessary, the schedule of debts and liabilities of the Debtor;
- 9 d. To evaluate the validity, genuineness, and true amount of all the Claims against the Debtor;
- e. To take possession, custody and control, and to preserve the value of all the property of the Debtor;
- f. To sue and recover, with the approval of the Court, all amounts owed to, and all properties pertaining to the Debtor;
 - g. To have access to all information necessary, proper or relevant to the operations and business of the Debtor and for its Rehabilitation;
 - To sue and recover, with the approval of the Court, all property or money of the Debtor paid, transferred or disbursed in fraud of the Debtor or its Creditors, or which constitute undue preference of Creditor/s;
 - i. To monitor the operations and the business of the Debtor to ensure that no payments or transfers of property are made other than in the ordinary course of business;
- j. With the Court's approval, to engage the services of or to employ persons or entities to assist him in the discharge of his functions;

1	k.	To determine the manner by which the Debtor may be best
2		rehabilitated, to review, revise and/or recommend action on the
3		Rehabilitation Plan and submit the same or a new one to the Court
4		for approval; and
5	1.	To implement the Rehabilitation Plan as approved by the Court, if
6		so provided under the Rehabilitation Plan;
7	m.	To exercise such other powers as may from time to time be
8		conferred upon him by the Court; and
9	n.	To submit a status report on the Rehabilitation proceedings every
10		quarter or as may be required by the Court motu proprio, or upon
l 1	•	motion of any Creditor, or as may be provided in the Rehabilitation
12		Plan.
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14	Secti	on 23. Removal of the Rehabilitation Receiver. The
15	Rehabilitatio	n Receiver may be removed at any time by the Court for cause,

Section 24. Vacancy. In case the position of Rehabilitation Receiver is vacated for any reason whatsoever, the Court shall direct the Debtor and the Creditors to submit the name/s of their nominee/s to the position. The Court may appoint any of the qualified nominees, or any other person qualified for the position.

either motu proprio or upon motion by any Creditor or Creditors holding more

than fifty percent (50%) of the total obligations of the Debtor.

Section 25. Compensation. The Rehabilitation Receiver and the persons and entities engaged or employed by him to assist in the discharge of his powers and duties shall be entitled to such reasonable compensation as may

- be determined by the Rehabilitation Court, which shall not exceed the maximum
- 2 amount as may be prescribed by the Supreme Court.

D. DETERMINATION OF CLAIMS

Section 26. Registry of Claims. Within twenty (20) days from his assumption into office, the Rehabilitation Receiver shall establish a preliminary registry of claims. The Rehabilitation Receiver shall make the registry available for public inspection and provide publication notice to Creditors and Shareholders on where and when they may inspect it. All claims included in the registry of claims must be duly supported by sufficient evidence.

Section 27. Opposition or Challenge of Claims. Within thirty (30) days from the expiration of the period stated in the immediately preceding Section, Creditors, Shareholders and other interested parties may submit a challenge to a Claim or Claims to the Court, serving a certified copy on the Rehabilitation Receiver and the Creditor holding the challenged Claim. Upon the expiration of the thirty (30) day period, the Rehabilitation Receiver shall submit to the Court the registry of claims containing the undisputed claims that have not been subject to challenge.

Section 28. Appeal. Any decision of the Rehabilitation Receiver regarding a Claim may be appealed to the Court.

E. USE, PRESERVATION AND DISPOSAL OF ASSETS AFTER
COMMENCEMENT DATE.

Section 29. Use or Disposition of Assets. Except as otherwise provided herein, no funds or property of the Debtor shall be used or disposed of except in the Ordinary Course of Business of the Debtor, or unless necessary to finance the Administrative Expenses of the rehabilitation proceedings.

Section 30. Rescission or Nullity of Sale, Payment, Transfer or Conveyance of Assets. The Court may rescind or declare as null and void any sale, payment, transfer or conveyance of the Debtor's unencumbered property or any encumbering thereof by the Debtor or its agents or representatives which are not in the ordinary course of the business of the Debtor.

Section 31. Sale of Assets. The Court, upon application of the Rehabilitation Receiver, may authorize the sale of unencumbered property of the Debtor outside the ordinary course of business upon a showing that the property, by its nature or because of other circumstance, is perishable, costly to maintain, susceptible to devaluation or otherwise in jeopardy.

- Section 32. Assets of Debtor Held by Third Parties. Third parties who have in their possession or control property of the Debtor shall not transfer, convey, or otherwise dispose of the same to persons other than the Debtor, unless otherwise upon prior approval of the Rehabilitation Receiver. The Rehabilitation Receiver may also:
- Demand the surrender or the transfer of the possession or control
 of such property to the Rehabilitation Receiver or any other person,
 subject to payment of the Claims secured by any possessory Lien/s
 thereon;

- b. Allow said third parties to retain possession or control, if such an arrangement would more likely preserve or increase the value of the property in question or the total value of the assets of the Debtor; or
 - c. Undertake any other disposition of the said property as may be beneficial for the rehabilitation of the Debtor, after notice and hearing, and approval of the Court.

- Section 33. Assets of Third Parties Held by Debtor. The Court may authorize the sale, transfer, conveyance or disposal of Encumbered Property of the Debtor, or property of others held by the Debtor where there is a security interest pertaining to third parties under a financial, credit or other similar transactions if, upon application of the Rehabilitation Receiver and with the consent of the affected owners of the property, or Secured Creditor/s in the case of Encumbered Property of the Debtor, and after notice and hearing, the Court determines that:
 - a. Such sale, transfer, conveyance or disposal is necessary for the continued operation of the Debtor's business;
 - b. The Debtor has made arrangements to provide a substitute Lien or ownership right that provides an equal level of security for the counter-party's claim or right.

Section 34. Assets Subject to Rapid Obsolescence, Depreciation, and Diminution of Value. Upon the application of a Secured Creditor holding a Lien against or ownership interest in property held by the Debtor that is subject to potentially rapid obsolescence, depreciation or diminution in value, the Court shall, after notice and hearing, order the Debtor or Rehabilitation Receiver to

- take reasonable steps necessary to prevent the depreciation. If depreciation 1
- cannot be avoided and such depreciation is jeopardizing the security or property 2
- interest of the Secured Creditor or owner, the Court shall: 3
- Allow the Encumbered Property to be foreclosed upon by the a. Secured Creditor according to the relevant agreement between the Debtor and the Secured Creditor, Provided, That, the proceeds of the sale will be distributed in accordance with the order prescribed 7 under the rules of concurrence and preference of credits; or 8
 - Upon motion of, or with the consent of the affected Secured b. Creditor, order the conveyance of a Lien against or ownership interest in substitute property of the Debtor to the Secured Creditor, *Provided*, that other Creditors holding Liens on such property, if any, do not object thereto; or
 - Allow the sale or disposition of the property, *Provided*, that the sale C. or disposition will maximize the value of the property for the benefit of the Secured Creditor and the Debtor and the proceeds of the sale will be distributed in accordance with the order prescribed under the rules of concurrence and preference of credits.

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AVOIDANCE PROCEEDINGS F.

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Section 35. Rescission or Nullity of Certain Pre-Commencement Date Transactions. Any transaction occurring prior to Commencement Date entered into by the Debtor or involving its funds or assets may be rescinded or declared null and void on the ground that the same was executed with intent to defraud a Creditor or Creditors or which constitute undue preference of

- 1 Creditors. Without limiting the generality of the foregoing, a disputable 2 presumption of such design shall arise if the transaction:
- a. Provides unreasonably inadequate consideration to the Debtor and is executed within ninety (90) days prior to the Commencement Date;
- b. Involves an accelerated payment of a claim to a Creditor within
 ninety (90) days prior to the Commencement Date;
- 8 c. Provides security or additional security executed within ninety (90)
 9 days prior to the Commencement Date;
 - d. Involves Creditors, where a Creditor obtained, or received the benefit of, more than its pro rata share in the assets of the Debtor, executed at a time when the Debtor was Insolvent; or
 - e. Is intended to defeat, delay or hinder the ability of the Creditors to collect Claims where the effect of the transaction is to put assets of the Debtor beyond the reach of Creditors or to otherwise prejudice the interests of Creditors.

Provided, however, That nothing in this Section shall prevent the Court from rescinding or declaring as null and void a transaction on other grounds provided by law.

Section 36. Actions for Rescission or Nullity. The Rehabilitation Receiver or, with his conformity, any Creditor, may initiate and prosecute any action to rescind, or declare null and void any transaction described in the immediately preceding paragraph. If the Rehabilitation Receiver does not consent to the filing or prosecution of such action, any Creditor may seek leave of the Court to commence said action.

G. TREATMENT OF CONTRACTS

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Section 37. Treatment of Contracts. Unless cancelled by virtue of a judgment of a Court of competent jurisdiction issued prior to the issuance of the Commencement Order, or at anytime thereafter by the Court before which the rehabilitation proceedings are pending, all valid and subsisting contracts of the Debtor with Creditors and other third parties as at the Commencement Date shall continue in force,: *Provided*, That within ninety (90) days following the commencement of proceedings, the Debtor, with the consent of the Rehabilitation Receiver, shall notify each contractual counter-party of whether it is confirming the particular contract. Contractual obligations of the Debtor arising or performed during this period, and afterwards for confirmed contracts, shall be an Administrative Expense. Contracts not confirmed within the required deadline shall be considered terminated. Claims for actual damages, if any, arising as a result of the election to terminate a contract shall be considered a pre-commencement Claim against the Debtor. Nothing contained herein shall prevent the cancellation or termination of any contract of the Debtor for any ground provided by law.

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H. TREATMENT OF SECURED CREDITORS

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Section 38. No Diminution of Secured Creditor Rights. The issuance of the Commencement Order and the Stay Order, and any other provision of this Act, shall not be deemed in any way to diminish or impair the security or Lien of a Secured Creditor, or the value of his Lien or Security, except that his right to enforce said security or Lien may be suspended during the term of the Stay Order.

The Court, upon motion or recommendation of the Rehabilitation Receiver, may allow a Secured Creditor to enforce his security or Lien, or foreclose upon property of the Debtor securing his/its Claim, if the said property 3 is not necessary for the rehabilitation of the Debtor and the proceeds of the sale 4 will be distributed in accordance with the order prescribed under the rules of 5 concurrence and preference of credits. The Secured Creditor and/or the other 6 Lien holders shall be admitted to the Rehabilitation Proceedings only for the 7 balance of his Claim, if any. 8

A Secured Creditor shall enjoy preference in the payment of his Claim with respect to income or cash generated from the use, utilization, employment, application or exploitation of the Debtor's Property securing his Claim.

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Section 39. Modification or Termination of Stay Order. At any time during the effectivity of the Stay Order, the Court, motu proprio or upon motion, may terminate, modify or set conditions for the continuance of the Stay Order, or relieve a Claim from the coverage thereof, upon a showing that: (a) a Creditor does not have adequate protection over property securing its Claim, or (b) the value of a Claim secured by a Lien on property which is not necessary for Rehabilitation of the Debtor exceeds the fair market value of said property.

For purposes of this section, a Creditor shall be deemed to lack adequate protection if it can be shown that:

- The Debtor fails or refuses to honor an agreement with the Creditor a. to keep the property insured; or
- 24 b. The Debtor fails or refuses to take commercially reasonable steps 25 to maintain and preserve the property; or
- 26 The property has depreciated since the Commencement Date to an C. 27 extent that the Creditor is undersecured.

Upon a showing of a lack of adequate protection, the Court shall order the Debtor or the Rehabilitation Receiver to make arrangements to provide for the insurance or maintenance of the property, or to make payments or otherwise provide additional or replacement security such that the Claim is fully secured. If such arrangements are not feasible, the Court may allow the Secured Creditor lacking adequate protection to enforce its security, *Provided*, that the proceeds of the sale will be distributed in accordance with the order prescribed under the rules of concurrence and preference of credits.

I. LIABILITY OF DIRECTORS AND OFFICERS

Section 40. Liability of Directors and Officers. The directors and officers of a Debtor shall be liable up to double the value of the property sold, embezzled or disposed of or the amount of the transaction involved, whichever is higher, to be recovered for the benefit of the Debtor and the Creditors if they, having notice of the commencement of the proceedings or in contemplation of the proceedings, willfully commit the following acts:

- a. dispose or cause to be disposed of any property of the Debtor other than in the ordinary course of business or authorize or approve any transactions fraudulently or in a manner grossly disadvantageous to the Debtor and/or Creditors; or
- b. conceal, or authorize or approve the concealment, from the Creditors, or embezzle or misappropriate, any property of the Debtor.

In determining the extent of the liability of a director or an officer under this section, the Court shall consider the amount of the shareholding or equity interest of such director or officer, the degree of the involvement of such director

or officer in the acts complained of as well as the extent to which he benefited 1 from the transaction. 2 3 4 J. THE REHABILITATION PLAN 5 Section 41. Contents of a Rehabilitation Plan. The Rehabilitation 6 Plan shall, as a minimum: 7 8 a. Specify the underlying assumptions, the financial goals and the procedures proposed to accomplish such goals; 9 10 b. Compare the amounts expected to be received by the creditors under the Rehabilitation Plan with those that they will receive if 11 Liquidation ensues within the next one hundred twenty (120) days; 12 Contain information sufficient to give the various classes of 13 C. Creditors a reasonable basis for determining whether supporting 14 15 the Plan is in their financial interest when compared to the immediate Liquidation of the Debtor; 16 d. Establish classes of voting Creditors; 17 Establish sub-classes of voting Creditors if prior approval has been 18 e. granted by the Court; 19 Indicate how the Plan will be implemented; 20 f. Specify the treatment of each class or sub-class described in sub-21 g. 22 sections (b) and (c); 23 h. Provide for equal treatment of all Claims within the same class or 24 sub-class, unless a particular Creditor voluntarily agrees to less 25 favorable treatment;

1	i.	Maintain the security interest of Secured Creditors and preserve the
2		Liquidation value of the security unless such has been waived or
3		modified voluntarily;
4	j٠	Disclose all payments to Creditors for pre-commencement debts
5		made during the proceedings and the justifications thereof;
6	k.	Describe the Disputed Claims and the provisioning of funds to
7		account for appropriate payments should the Claim be ruled valid
8		or its amount adjusted;
9	1.	Identify the Debtor's Role in the implementation of the Plan;
10	m.	State any Rehabilitation covenants of the Debtor, the breach of
11		which shall be considered a material breach of the Plan;
12	n.	Identify those responsible for the future management of the Debtor
13		and the supervision and implementation of the Plan, their
14		affiliation with the Debtor, and their remuneration;
15	0.	Address the treatment of Claims arising after the confirmation of
16		the Rehabilitation Plan; and
17	p.	Provide for the resolution of any breach of the Rehabilitation Plan
18		by the Debtor.
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20	Secti	on 42. Consultation with Debtor and Creditors. If the Court
21	gives due co	ourse to the petition, the Rehabilitation Receiver shall confer with the
22	Debtor and	all the classes of Creditors, and may consider their views and
23	proposals, ir	the review, revision, or preparation of a new Rehabilitation Plan.
24		
25	Secti	ion 43. Approval of Rehabilitation Plan. The Rehabilitation
26	Receiver sha	all notify the Creditors and Shareholders that the Plan is ready for
27	their exam	ination. Within twenty (20) days from said notification, the

Rehabilitation Receiver shall convene the Creditors, either as a whole or per class, for purposes of voting on the approval of the Plan. The Plan shall be deemed rejected unless approved by all classes of Creditors whose rights are adversely modified or affected by the Plan. For purposes of this Section, the Plan is deemed to have been approved by a class of Creditors if members of said class holding more than fifty percent (50%) of the total Claims of said class vote in favor of the Plan. The votes of the Creditors shall be based solely on the amount of their respective Claims based on the registry of claims submitted by the Rehabilitation Receiver pursuant to Section 27 hereof.

Notwithstanding the rejection of the Rehabilitation Plan, the Court may confirm the Rehabilitation Plan if all of the following circumstances are present:

- a. The Rehabilitation Receiver nevertheless proceeds to recommend the confirmation of the Rehabilitation Plan;
- b. The Shareholders or owners of the Debtor lose at least their controlling interest as a result of the Rehabilitation Plan; and
- c. The Rehabilitation Plan would likely provide the objecting class of Creditors with compensation which has a net present value greater than that which they would have received if under Liquidation.

Section 44. Rejection of Rehabilitation Plan. If the Rehabilitation Plan is rejected, the Rehabilitation Receiver shall immediately report such fact to the Court. Upon receipt of notice of rejection, the Court shall convert the proceedings into one for the Liquidation of the Debtor.

Section 45. Submission of Rehabilitation Plan to the Court. If the Rehabilitation Plan is approved, the Rehabilitation Receiver shall submit the same to the Court for confirmation. Within five (5) days from receipt of the

- 1 Rehabilitation Plan, the Court shall notify the Creditors that the Rehabilitation
- 2 Plan has been submitted for confirmation, that any Creditor may obtain copies of
- 3 the Rehabilitation Plan, and that any Creditor may file an objection thereto.

- Section 46. Filing of Objections to Rehabilitation Plan. A Creditor may file an objection to the Rehabilitation Plan within twenty (20) days from receipt of notice from the Court that the Rehabilitation Plan has been submitted for confirmation. Objections to a Rehabilitation Plan shall be limited to the
- 9 following:
- 10 a. The documents or data relied upon in the Rehabilitation Plan are
 11 materially false or misleading; or
- b. The Rehabilitation Plan is in fact not supported by the voting Creditors.

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Section 47. Hearing on the Objections. If objections have been submitted during the relevant period, the Court shall issue an order setting the time and date for the hearing or hearings on the objections. If the Court finds merit in the objection, it shall order the Rehabilitation Receiver or other party to cure the defect, whenever feasible. If the Court determines that it is not feasible to cure the defect, the Court shall convert the proceedings into one for the Liquidation of the Debtor.

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Section 48. Confirmation of the Rehabilitation Plan. If no objections are filed within the relevant period or, if objections are filed, the Court finds them lacking in merit, or determines that the basis for the objection has been cured, the Court shall issue an order confirming the Rehabilitation Plan. The Court may confirm the Rehabilitation Plan notwithstanding unresolved

disputes over Claims if the RehabilitationPlan has made adequate provisions for 1 2 paying such Claims. 3 Section 49. Period for Confirmation of the Rehabilitation Plan. 4 The Court shall have a maximum period of eighteen (18) months from the date 5 of the filing of the petition to confirm a Rehabilitation Plan. If no Rehabilitation 6 Plan is confirmed within the said period, the proceedings shall be converted into 7 one for the Liquidation of the Debtor. 8 9 Section 50. Effect of Confirmation of the Rehabilitation Plan. The 10 confirmation of the Rehabilitation Plan by the Court shall result in the following: 11 The Rehabilitation Plan and its provisions shall be binding upon the 12 a. Debtor and all persons who may be affected by it, including the 13 Creditors, whether or not such persons have participated in the 14 proceedings or opposed the Rehabilitation Plan or whether or not 15 their Claims have been scheduled; 16 The Debtor shall comply with the provisions of the Rehabilitation b. 17 18 Plan and shall take all actions necessary to carry out the plan; Payments shall be made to the Creditors in accordance with the 19 C. provisions of the Rehabilitation Plan; 20 d. Contracts and other arrangements between the Debtor and its 21 Creditors shall be interpreted as continuing to apply to the extent 22 23 that they do not conflict with the provisions of the Rehabilitation Plan; and 24 25 e. Any compromises on amounts or rescheduling of timing of 26 payments by the Debtor shall be binding on creditors regardless of 27

whether or not the plan is successfully implemented.

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Section 53. Effects of Breach or Failure of the Rehabilitation Plan.

- Upon a breach of, or upon a failure of the Rehabilitation Plan, the Court, upon motion by an affected party, may:
- Issue an order directing that the breach be cured within a specified 17 · а. period of time, failing which the proceedings may be converted to 18 a Liquidation; 19
 - Issue an order converting the proceedings to a Liquidation; b.
 - Allow the Debtor or Rehabilitation Receiver to submit amendments C. to the Rehabilitation Plan, the approval of which shall be governed by the same requirements for the approval of a Rehabilitation Plan under this Sub-chapter;
 - d. Issue any other order to remedy the breach consistent with the present regulation, other applicable law, and the best interests of the Creditors; or

Ţ	e.	Enforce the applicable provisions of the Renabilitation Flam.
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3		CHAPTER III
4		PRE-NEGOTIATED REHABILITATION
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6	Secti	on 54. Petition by Debtor. An Insolvent Debtor, by itself or jointly
7	with any of	its Creditors, may file a verified petition with the Court for the
8	approval of	a pre-negotiated Rehabilitation Plan which has been endorsed or
9	approved by	Creditors holding at least two-thirds of the total obligations of the
10	Debtor, inclu	uding Secured Creditors holding more than fifty percent (50%) of the
11	total Secure	d Claims of the Debtor and Unsecured Creditors holding more than
12	fifty percent	t (50%) of the total Unsecured Claims of the Debtor. The petition
13	shall include	e as a minimum:
14	a.	a schedule of the Debtor's debts and liabilities,
15	b.	an inventory of the Debtor's assets,
16	C.	the pre-negotiated Rehabilitation Plan, including the names of at
17		least three (3) nominees for Rehabilitation Receiver, and
18	d.	a summary of disputed Claims against the Debtor and a report on
19		the provisioning of funds to account for appropriate payments
20		should any such Claims be ruled valid or their amounts adjusted.
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22	Sect	ion 55. Issuance of Order. Within five (5) working days, and after
23	determination	on that the petition is sufficient in form and substance, the Court shall
24	issue an Ord	der which shall:
25	a.	Identify the Debtor, its principal business or activity/ies, and its
26		principal place of business;
27	b.	Declare that the Debtor is under Rehabilitation;

- Summarize the ground/s for the filing of the petition; 1 c. Direct the publication of the Order in a newspaper of general 2 d. circulation once a week for at least two (2) consecutive weeks, with 3 the first publication to be made within seven (7) days from the time 4 of its issuance; 5 Direct the service by personal delivery of a copy of the petition on 6 e. each Creditor who is not a petitioner holding at least ten percent 7 8 (10%) of the total liabilities of the Debtor, as determined in the schedule attached to the petition, within three (3) days; 9 f. State that copies of the petition and the Rehabilitation Plan are 10 11 available for examination and copying by any interested party; State that Creditors and other interested parties opposing the 12 g. petition or Rehabilitation Plan may file their objections or comments 13 thereto within a period of not later than twenty days from the 14 second publication of the Order; 15 Appoint a Rehabilitation Receiver, if provided for in the Plan; and 16 h. i. Include a Suspension or Stay Order as described in Section 10(m) 17 above. 18 19 **Section 56.** Approval of the Plan. Within ten days from the date of the 20 second publication of the Order, the Court shall approve the Rehabilitation Plan 21 22 unless a Creditor or other interested party submits an objection to it in 23 accordance with the next succeeding Section. 24
 - Section 57. Objection to the Petition or Rehabilitation Plan. Any Creditor or other interested party may submit to the Court an objection to the petition or the Rehabilitation Plan not later than eight days from the date of the

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- second publication of the Order mentioned in Section 55. The objections shall be
- 2 limited to the following:
- a. The allegations in the petition or the Rehabilitation Plan, or the attachments thereto, are materially false or misleading;
- 5 b. The majority of any class of Creditors do not in fact support the Rehabilitation Plan;
 - c. The Rehabilitation Plan fails to accurately account for a Claim against the Debtor and the claim is not categorically declared as a contested claim; or
- 10 d. The support of the Creditors, or any of them, was induced by
 11 fraud.

Copies of any objection to the petition or the Rehabilitation Plan shall be served on the Debtor, the Rehabilitation Receiver (if applicable), the Secured Creditor with the largest Claim and who supports the Rehabilitation Plan, and the Unsecured Creditor with the largest Claim and who supports the Rehabilitation Plan.

Section 58. Hearing on the Objections. After receipt of an objection, the Court shall set the same for hearing. The date of the hearing shall be no earlier than twenty (20) and no later than thirty (30) days from the date of the second publication of the Order mentioned in Section 55. If the Court finds merit in the objection, it shall direct the Debtor, when feasible, to cure the defect within a reasonable period. If the Court determines that the Debtor or Creditors supporting the Rehabilitation Plan acted in bad faith, or that the objection is non-curable, the Court may order the conversion of the proceedings into Liquidation. A finding by the Court that the objection has no substantial merit, or that the same has been cured, shall be deemed an approval of the Rehabilitation Plan.

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2	Section 59. Period for Approval of Rehabilitation Plan. The Court
3	shall have a maximum period of sixty (60) days from the date of the filing of the
4	petition to approve the Rehabilitation Plan. If the Court fails to act within said
5	period, the Rehabilitation Plan shall be deemed approved.
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7	Section 60. Effects of Approval of the Rehabilitation Plan.
8	Approval of the Plan under this Chapter shall have the same legal effect as
9	confirmation of a Rehabilitation Plan under Section 50.
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11 12	Chapter IV
13 14 15	OUT-OF-COURT OR INFORMAL RESTRUCTURING AGREEMENTS OR REHABILITATION PLANS
16 17	Section 61. Out-of-Court or Informal Restructuring Agreements
18	or Rehabilitation Plans - An out-of-Court or informal restructuring agreement
19	or rehabilitation plan that meets the minimum requirements prescribed in this
20	Chapter is hereby recognized as consistent with the objectives of this Act.
21	
22	Section 62. Minimum Requirements of Out-of-Court or Informal
23	Restructuring Agreements and Rehabilitation Plans. – For an out-of-court
24	or informal restructuring/workout agreement or Rehabilitation Plan to qualify
25	under this Chapter, it must meet the following minimum requirements:
26	a. The Debtor must agree to the out-of-court or informal
27	restructuring/workout agreement or Rehabilitation Plan;
28	b. It must be approved by Creditors representing at least sixty-seven

(67%) of the secured obligations of the Debtor; and

- 1 c. It must be approved by Creditors representing at least seventy-five 2 percent (75%) of the unsecured obligations of the Debtor.
- d. It must be approved by Creditors holding at least eighty percent (80%) of the total obligations, secured and unsecured, of the Debtor.

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Section 63. Standstill Period – A standstill period that may be agreed upon by the parties pending negotiation and finalization of the out-of-Court or informal restructuring/workout agreement or Rehabilitation Plan contemplated herein shall be effective and enforceable not only against the contracting parties but also against the other Creditors, provided that it is approved by Creditors representing at least seventy-five percent of the total obligations of the Debtor and the standstill period does not exceed one hundred twenty (120) days from the date of effectivity.

Section 64. Cram Down Effect. - A restructuring/workout agreement or Rehabilitation Plan that is approved pursuant to a informal workout framework referred to in this Chapter shall have the same legal effect as confirmation of a Plan under Section 50 hereof.

Section 65. Amendment or Modification. – Any amendment of an out-of-Court restructuring/workout agreement or Rehabilitation Plan must be made in accordance with the terms of the agreement.

Section 66. Effect of Court Action or Other Proceeding. – Any Court action or other proceedings arising from, or relating to, the out-of-court or informal restructuring/workout agreement or Rehabilitation Plan shall not stay its

1 implementation, unless the relevant party is able to secure a temporary

restraining order or injunctive relief from the appropriate Court.

CHAPTER V - LIQUIDATION IN INSOLVENCY

A. INITIATION OF PROCEEDINGS

Section 67. Voluntary Liquidation. An Insolvent Debtor may apply for Liquidation by filing a petition for Liquidation with the Court. The petition shall be verified, shall establish the insolvency of the Debtor and shall contain, whether as an attachment or as part of the body of the petition:

- a. a schedule of the Debtor's debts and liabilities including a list of creditors with their addresses, amounts of claims and collaterals, or securities, if any;
- b. an inventory of all its assets including receivables and claims
 against third parties; and
 - c. the names of at least three nominees to the position of Liquidator.

At any time during the pendency of Court-supervised or pre-negotiated Rehabilitation proceedings, the Debtor may also initiate Liquidation proceedings by filing a motion in the same Court where the Rehabilitation proceedings are pending to convert the Rehabilitation Proceedings into Liquidation Proceedings. The motion shall be verified, shall contain or set forth the same matters required in the preceding paragraph, and state that the Debtor is seeking immediate dissolution and termination of its corporate existence.

If the petition or the motion, as the case may be, is sufficient in form and substance, the Court shall issue a Liquidation Order mentioned in Section 71 hereof.

Section 68. Involuntary Liquidation. Three or more Creditors the aggregate of whose Claims is at least either One Million Pesos (P1,000,000.00) or at least Twenty Five Per Cent (25%) of the subscribed capital stock or partner's contributions of the Debtor, whichever is higher, may apply for and seek the Liquidation of an Insolvent Debtor by filing a Petition for Liquidation of the Debtor with the Court. The Petition shall show that:

- a. There is no genuine issue of fact or law on the Claim/s of the petitioner/s, and that the due and demandable payments thereon have not been made for at least one hundred eighty (180) days; and
- b. There is no substantial likelihood that the Debtor may be rehabilitated.

At any time during the pendency of or after a rehabilitation Courtsupervised or pre-negotiated Rehabilitation proceedings, three or more Creditors
whose Claims is at least either One Million Pesos (P1,000,000.00) or at
least Twenty Five Per Cent (25%) of the subscribed capital or
partner's contributions of the Debtor, whichever is higher, may also
initiate Liquidation proceedings by filing a motion in the same Court where the
Rehabilitation proceedings are pending to convert the Rehabilitation Proceedings
into Liquidation Proceedings. The motion shall be verified, shall contain or set
forth the same matters required in the preceding paragraph, and state that the
movants are seeking the immediate Liquidation of the Debtor.

If the petition or motion is sufficient in form and substance, the Court shall issue an order:

a. Directing the publication of the petition or motion in a newspaper of general circulation once a week for two consecutive weeks:

1	b.	Directing the Debtor and all Creditors who are not the petitioners to
2		file their comment on the petition or motion within fifteen (15) days
3		from the date of last publication.

If, after considering the comments filed, the Court determines that the petition or motion is meritorious, it shall issue the Liquidation Order mentioned in Section 71 hereof.

Section 69. Conversion by the Court into Liquidation **Proceedings.** During the pendency of Court-supervised or pre-negotiated Rehabilitation proceedings, the Court may order the conversion of Rehabilitation proceedings to Liquidation proceedings pursuant to (i) Section 15(c) of this Act, or (ii) Section 44 of this Act, or (iii) Section 47 of this Act, or (iv) Section 49 of this Act, or (v) Section 53(a) of this Act, or (vi) Section 58 of this Act, or at any other time upon the recommendation of the Rehabilitation Receiver that the rehabilitation of the Debtor is not feasible. Thereupon, the Court shall issue the Liquidation Order mentioned in Section 71 hereof.

Section 70. Powers of the Securities and Exchange Commission.

The provisions of this Chapter shall not affect the regulatory powers of the Securities and Exchange Commission under Section 6 of Presidential Decree No. 902-A, as amended, with respect to any dissolution and Liquidation proceeding initiated and heard before it.

B. THE LIQUIDATION ORDER

Section 71. Liquidation Order. The Liquidation Order shall:

a. Declare the Debtor Insolvent;

1	b.	Order the Dissolution and Liquidation of the Debtor;
2	с.	Order the Sheriff to take possession and control of all the property
3		of the Debtor;
4	d.	Order the publication of the petition or motion in a newspaper of
5		general circulation once a week for two consecutive weeks;
6	e.	Direct payments of any Claims and conveyance of any property due
7		the Debtor to the Liquidator;
8	f.	Prohibit payments by the Debtor and the transfer of any property
9		by the Debtor;
10	g.	Direct all Creditors to file their Claims with the Liquidator within the
11		period set by the rules of procedure;
12	h.	Authorize the payment of Administrative Expenses as they become
13		due;
14	i.	State that the Debtor and Creditors who are not petitioner/s may
15		submit the names of other nominees to the position of Liquidator;
16		and
17	j.	Set the case for hearing for the election and appointment of the
18		Liquidator, which date shall not be less than thirty (30) days nor
19		more than forty-five (45) days from the date of the last publication;
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21	Secti	on 72. Effects of the Liquidation Order. Upon the issuance of
22	the Liquidati	on Order
23	a.	The Debtor shall be deemed dissolved and its corporate existence
24		terminated;
25	b.	Legal title to and control of all the assets of the Debtor shall be
26		deemed vested in the Liquidator or, pending his election or
27		appointment, with the Court;

- c. All contracts of the Debtor shall be deemed terminated and/or breached, unless the Liquidator, within ninety (90) days from the date of his assumption of office, declares otherwise and the contracting party agrees;
 - d. No separate action for the collection of an Unsecured Claim shall be allowed. Such actions already pending will be transferred to the Liquidator for him to accept and settle or contest. If the Liquidator contests or disputes the Claim, the Court, except when the case is already on appeal. In such a case, the suit may proceed to judgment, and any final and executory judgment therein for a Claim against the Debtor shall be filed and allowed in Court.
 - e. No foreclosure proceeding shall be allowed for a period of one hundred eighty (180) days.(

- Section 73. Rights of Secured Creditors. The Liquidation Order shall not affect the right of a Secured Creditor to enforce his Lien in accordance with the applicable contract or law. A Secured Creditor may:
- Waive his rights under the security or Lien, prove his Claim in the Liquidation proceedings, and share in the distribution of the assets of the Debtor; or
 - b. Maintain his rights under his security or Lien.If the Secured Creditor maintains his rights under the security or Lien:
 - a. The value of the property may be fixed in a manner agreed upon by the Creditor and the Liquidator. When the value of the property is less than the Claim it secures, the Liquidator may convey the property to the Secured Creditor and the latter will be admitted in

1		the Liquidation proceedings as a Creditor for the balance; if its				
2		value exceeds the Claim secured, the Liquidator may convey the				
3		property to the Creditor and waive the Debtor's right of redemption				
4		upon receiving the excess from the Creditor; or				
5	b.	The Liquidator may sell the property and satisfy the Secured				
6		Creditor's entire Claim from the proceeds of the sale; or				
7	c.	The Secured Creditor may enforce the Lien or foreclose on the				
8		property pursuant to applicable laws.				
9						
10	C. THE	LIQUIDATOR				
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12	Sect	ion 74. Election of Liquidator. Only Creditors who have filed their				
13	Claims with	in the period set by the Court, and whose Claims are not barred by				
14	the statute of limitations, will be allowed to vote in the election of the Liquidator.					
15	A Secured Creditor will not be allowed to vote, unless (a) he waives his security					
16	or Lien, or ((b) has the value of the property subject of his security or Lien fixed				
17	by agreeme	nt with the Liquidator, and is admitted for the balance of his Claim.				
18	The	Creditors entitled to vote will elect the Liquidator in open Court. The				
19	nominee receiving the highest number of votes cast in terms of amount of					
20	Claims, and who is qualified pursuant to Section 71 hereof, shall be appointed as					
21	the Liquidat	or.				
22						
23	Sect	tion 75. Court-appointed Liquidator. The Court may appoint the				
24	Liquidator if					
25	a.	on the date set for the election of the Liquidator, the Creditors do				
26		not attend;				

b.

the Creditors who attend fail or refuse to elect a Liquidator,

1	C.	after	beina	elected.	the Lic	uidator	fails to	qualify,	or
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d. a vacancy occurs for any reason whatsoever. In any of the cases provided herein, the Court may instead set another hearing for the election of the Liquidator.

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Section 76. Oath and bond of the Liquidator. Prior to entering upon his powers, duties and responsibilities, the Liquidator shall take an oath and file a bond, in such amount to be fixed by the Court, conditioned upon the proper and faithful discharge of his powers, duties and responsibilities.

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Section 77. Qualifications of the Liquidator. The Liquidator shall have the qualifications enumerated in Section 18 hereof. He may be removed at any time by the Court for cause, either *motu proprio* or upon motion of any Creditor entitled to vote for the election of the Liquidator.

- Section 78. Powers, Duties, and Responsibilities 16 the 17 Liquidator. The Liquidator shall be deemed an officer of the Court with the principal duty of preserving and maximizing the value and recovering the assets 18 of the Debtor, with the end of liquidating them and discharging to the extent 19 possible all the Claims against the Debtor. The powers, duties and responsibilities 20 of the Liquidator shall include, but not be limited to: 21
- 22 a. To sue and recover all **the** assets, debts, and Claims, belonging or due to the Debtor;
- b. To take possession of all the property of the Debtor except property exempt by law from execution;
- 26 c. To sell, with the approval of the Court, any property of the Debtor which has come into his possession or control;

- d. To redeem all mortgages and pledges, and to satisfy any judgment which may be an encumbrance on any property sold by him;
 - e. To settle all accounts between the Debtor and his Creditors, subject to the approval of the Court;
 - f. To recover any property, or its value, fraudulently conveyed by the Debtor;
 - g. To recommend to the Court the creation of a Creditor's committee which will assist him in the discharge of his functions and which shall have powers as the Court deems just, reasonable and necessary; and
 - h. Upon approval of the Court, to engage such professionals as may be necessary and reasonable to assist him in the discharge of his duties.

Section 79. Compensation of the Liquidator. The Liquidator and the persons and entities engaged or employed by him to assist in the discharge of his powers and duties shall be entitled to such reasonable compensation as may be determined by the Liquidation Court, which shall not exceed the maximum

amount as may be prescribed by the Supreme Court.

Section 80. Reporting Requirements. The Liquidator shall make and keep a record of all money received and all disbursements made by him or under his authority as Liquidator. He shall render a quarterly report thereof to the Court, which report shall be made available to all interested parties. The Liquidator shall also submit such reports as may be required by the Court from time to time as well a final report at the end of the Liquidation proceedings.

Section 81. Discharge of Liquidator. In preparation for the final settlement of all the Claims against the Debtor, the Liquidator will notify all the Creditors, either by publication in a newspaper of general circulation or such other mode as the Court may direct or allow, that he will apply with the Court for the settlement of his account and his discharge from liability as Liquidator. The Liquidator will file a final accounting with the Court, with proof of notice to all Creditors. The accounting will be set for hearing. If the Court finds the same in order, the Court will discharge the Liquidator.

D. DETERMINATION OF CLAIMS

Section 82. Registry of Claims. Within twenty (20) days from his assumption into office, the Liquidator shall prepare a preliminary registry of Claims of Secured and Unsecured Creditors. Secured Creditors who have waived their security or Lien, or have fixed the value of the property subject of their security or Lien by agreement with the Liquidator and is admitted as a Creditor for the balance, shall be considered as Unsecured Creditors. The Rehabilitation Receiver shall make the registry available for public inspection and provide publication notice to Creditors and Shareholders on where and when they may inspect it. All Claims must be duly proven before being paid.

Section 83. Right of Set-off. If the Debtor and a Creditor are mutually Debtor and Creditor of each other, one debt shall be set off against the other, and only the balance, if any, shall be allowed in the Liquidation proceedings.

Section 84. Opposition or Challenge to Claims. Within thirty (30) days from the expiration of the period for filing of applications for recognition of

Claims, Creditors, Shareholders and other interested parties may submit a challenge to a Claim or Claims to the Court, serving a certified copy on the Liquidator and the Creditor holding the challenged Claim. Upon the expiration of the thirty (30) day period, the Rehabilitation Receiver shall submit to the Court the registry of Claims containing the undisputed Claims that have not been subject to challenge. Such Claims shall become final upon the filing of the register and may be subsequently set aside only on grounds of fraud, accident, mistake, or excusable neglect.

Section 85. Submission of Disputed Claims to Court. The Liquidator shall resolve disputed Claims, and submit his findings thereon to the Court for final approval. The Liquidator may disallow Claims.

E. AVOIDANCE PROCEEDINGS

Section 86. Rescission or Nullity of Certain Transactions. Any transaction occurring prior to the issuance of the Liquidation Order or, in case of the conversion of the Rehabilitation proceedings to Liquidation proceedings, prior to the Commencement Date, entered into by the Debtor or involving its assets may be rescinded or declared null and void on the ground that the same was executed with intent to defraud a Creditor or Creditors or which constitute undue preference of Creditors. The presumptions set forth in Section 35 shall apply.

Section 87. Actions for Rescission or Nullity. The Liquidator or, with his conformity, a Creditor, may initiate and prosecute any action to rescind, or declare null and void any transaction described in the immediately preceding paragraph. If the Liquidator does not consent to the filing or prosecution of such action, any Creditor may seek leave of the Court to commence said action.

F. THE LIQUIDATION PLAN

Section 88. The Liquidation Plan. Within three (3) months from his assumption into office, the Liquidator shall submit a Liquidation Plan to the Court. The Liquidation Plan shall, as a minimum, enumerate all the assets of the Debtor, all the Claims against the Debtor, and a schedule of Liquidation of the assets and payment of the Claims.

Section 89. Sale of Assets in Liquidation. The Liquidator may sell the unencumbered assets of the Debtor and convert the same into money. The sale shall be made at public auction. However, a private sale may be allowed with the approval of the Court if: (a) the goods to be sold are of a perishable nature, or are liable to quickly deteriorate in value, or are disproportionately expensive to keep or maintain, or (b) the private sale is for the best interest of the Debtor and his Creditors.

 With the approval of the Court, unencumbered property of the Debtor may also be conveyed to a Creditor in satisfaction of his Claim, or part thereof.

Section 90. Manner of Implementing the Liquidation Plan. The Liquidator shall implement the Liquidation Plan as approved by the Court. Payments shall be made to the Creditors only in accordance with the provisions of the Plan.

Section 91. Concurrence and Preference of Credits. The Liquidation Plan and its implementation shall ensure that the concurrence and preference of credits as enumerated in the Civil Code of the Philippines shall be observed,

- unless a preferred Creditor voluntarily waives his preferred right. For purposes of
- 2 this Chapter, credits for services rendered by employees or laborers to the
- 3 Debtor shall enjoy first preference under Article 2244 of the Civil Code, unless
- 4 the Claims constitute legal lens under Articles 2241 and 2242 thereof.

G. LIQUIDATION OF A SECURITIES MARKET PARTICIPANT

Section 92. Liquidation of a Securities Market Participant. The foregoing provisions of this Chapter shall be without prejudice to the power of a regulatory agency or self-regulatory organization to liquidate trade-related claims of clients or customers of a Securities Market Participant which, for purposes of investor protection, are hereby deemed to have absolute priority over all other Claims of whatever nature or kind insofar as trade-related assets are concerned. For purposes of this Section, "trade-related assets" include cash, securities, trading right and other assets owned and used by the Securities Market

18 CHAPTER VI

Participant in the ordinary course of its business.

FOREIGN CORPORATIONS WITH ASSETS IN THE PHILIPPINES

Section 93. Petition by Foreign Entity. The Court shall set a hearing in connection with an insolvency or rehabilitation proceeding taking place in a foreign jurisdiction, upon the submission of a petition by the representative of the foreign entity that is the subject of the foreign proceeding.

Section 94. Action by the Court. The Court may issue orders:

1	a. s	suspending any actions to enforce Claims against the entity or
2	(otherwise seize or foreclose on property of the foreign entity
3	1	ocated in the Philippines;
4	b. r	requiring the surrender of property of the foreign entity to the
5	f	oreign representative; or
6	c. į	providing other necessary relief.
7		
8	Section	n 95. Factors in Granting Relief. In determining whether to
9	grant relief un	der this Sub-chapter, the Court shall consider:
10	a. t	the protection of Creditors in the Philippines and the inconvenience
11	i	n pursuing their Claims in a foreign proceeding;
12	b. t	the just treatment of all Creditors through resort to a unified
13	i	nsolvency or rehabilitation proceeding;
14	C. '	whether other jurisdictions have given recognition to the foreign
15	I	proceeding;
16	d. 1	the extent that the foreign proceeding recognizes the rights of
17	(Creditors and other interested parties in a manner substantially in
18	į	accordance with the manner prescribed in this Act; and
19	e. t	the extent that the foreign proceeding has recognized and shown
20		deference to proceedings under this Act and previous legislation.
21		
22		CHAPTER VII
23		PROVISION COMMON TO
24		CHAPTERS II, III, IV, V and VI
25	Sectio	n 96. Authorization to Exchange Debt for Equity.
26	Notwithstandi	ng applicable banking legislation to the contrary, any bank,
27	whether unive	ersal or not, may acquire and hold an equity interest or investment

- in a Debtor or its subsidiaries when conveyed to such bank in satisfaction of debts pursuant to a Rehabilitation or Liquidation Plan approved by the Court: Provided, That such ownership shall be subject to the ownership limits applicable to universal banks for equity investments and: Provided further, That any equity investment or interest acquired or held pursuant to this Section shall be disposed by the bank within a period of five (5) years or as may be prescribed by the Monetary Board. **MISCELLANEOUS PROVISIONS**
 - **Section 97. Separability Provision** If any provision of this Act shall be held invalid, the remainder of this Act not otherwise affected shall remain in full force and effect.

Section 98. Repealing Clause. All provisions of existing laws, insofar as they are inconsistent with this Act, are hereby repealed and/or amended.

These include particularly Section 110 of Presidential Decree No. 442, as amended, the provisions of Concurrence and Preference of Credits under the Civil Code of the Philippines, Presidential Decree No. 902-A, as amended, and Act No. 1956, as amended.

Section 99. Effective Date — This Act shall take effect fifteen (15) days after its complete publication in the Official Gazette or in at least two (2) national newspapers of general circulation.

Section 100. Application to Pending Insolvency, Suspension of Payments and Rehabilitation Cases --- This Act shall govern all petitions filed after it takes effect, and also all further proceedings in insolvency, suspension of payments and rehabilitation cases then pending, except to the

- extent that in the opinion of the Court their application would not be feasible or
- would work injustice, in which event the procedures set forth in prior laws and
- 3 regulations shall apply.
- 4 Approved,