

Bankruptcy Notice

Bankruptcy Act 1966 Subsection 41(2)

Bankruptcy Regulations 1996 Regulation 4.02

To	Title Ms	Given Name/s Gillian Linda	Surname NORMAN
of	Address 222 Stokers Rd, Stokers Siding, NSW, Australia		Postcode 2484
You are notified that:			
Creditor's name MR Phillip John DIXON			ABN / ACN
Address 21 Benbek Cct, Sunnybank Hills, QLD, Australia			Postcode 4109
claim/s that you owe the following debt			
1.	Amount as per the attached final judgment/s or final order/s (note A)		\$200,000.00
2.	Add legal costs (note B)		\$0.00
3.	Add interest accrued since date of judgment/s or order/s (note C)		\$590.16
4.	Sub total (1 + 2 + 3)		\$200,590.16
5.	Less payments made and/or credit allowed since judgment/s or order/s		\$0.00
6.	TOTAL DEBT AMOUNT (4 - 5)		\$200,590.16

Notes

A. If an attached final judgment or final order is expressed in an amount of foreign currency, you may pay the amount in that foreign currency or pay an equivalent amount in Australian dollars that has been calculated using the opening telegraphic transfer rate of [name of institution] [] as at [date] []
Foreign currency amount [] X [telegraphic transfer rate] [] = AUD \$ []

B. Where legal costs are being claimed (and a specific amount was not included in the judgment/s or order/s), a certificate of taxed or assessed costs in support of the amount claimed is attached.

C. Where interest is being claimed, the provisions under which it is claimed and the basis of its calculation are shown in the attached interest schedule. If no interest is claimed the creditor need not attach the schedule to this notice.

1. You are required, within **6 months** after service on you of the Bankruptcy Notice, to either:
- (a) pay to the creditor the amount of the debt claimed; or
 - (b) make arrangements to the creditor's satisfaction for settlement of the debt.

2. Payment of the debt can be made to:

Rose Litigation Lawyers Brisbane Pty Ltd
Level 14, 324 Queen Street, Brisbane, QLD 4000, Australia
Phone: +61 07 32112922
Email: billy@roselitigation.com.au

3. **Bankruptcy proceedings may be taken against you if, within the time stated in paragraph 1 above, you do not comply with either paragraph 1(a) or 1(b), and the Court (that is, the Federal Court of Australia or the Federal Circuit Court of Australia) does not extend the time for compliance with this Bankruptcy Notice (see paragraph 4 below).**
4. **Applying to extend the time for compliance:** You may apply to the Court, within the time stated in paragraph 1 above, for an extension of time for compliance with this Bankruptcy Notice on the grounds that:
- (a) you have instituted proceedings to set aside the judgment/s or order/s in respect of which this Bankruptcy Notice has been issued; and/or
 - (b) you have filed with the Court an application to set aside this Bankruptcy Notice (on grounds other than those set out in paragraph 5 below).
5. **Applying to set aside the Bankruptcy Notice:** You may apply to the Court, within the time stated in paragraph 1 above, for an order that this Bankruptcy Notice be set aside on the grounds that you have a counter-claim, set-off or cross demand, equal to or exceeding the amount claimed in this Bankruptcy Notice, and you could not have set up that counter-claim, set-off or cross demand in the action or proceeding in which the judgment or order in respect of which this Bankruptcy Notice has been issued was obtained.
6. **You should note the following points carefully:**
- (a) if you apply to the Court for an extension of time to comply with this Bankruptcy Notice (see paragraph 4 above), and the Court has not granted any extension before the expiration of the time stated in paragraph 1 above, you must still comply with this Bankruptcy Notice within the time stated;
 - (b) **however**, if you have applied to the Court to set aside this Bankruptcy Notice on the grounds set out in paragraph 5 above, you need not comply with this Bankruptcy Notice before the Court decides on your application. Whether you have to comply with the Bankruptcy Notice after this time will depend on the Court's decision.
7. If you make an application to the Court, the creditor will accept service of legal documents at:

Rose Litigation Lawyers Brisbane Pty Ltd
Level 14, 324 Queen Street, Brisbane, QLD 4000, Australia
Phone: +61 07 32112922
Email: billy@roselitigation.com.au

WARNING

THIS BANKRUPTCY NOTICE IS AN IMPORTANT DOCUMENT. THE INFORMATION IT CONTAINS IS BASED ON PROVISIONS OF THE BANKRUPTCY ACT 1966 (THE ACT). THE INFORMATION IS A SUMMARY ONLY AND NOT A COMPLETE STATEMENT OF THE LAW. IF YOU REQUIRE A MORE DETAILED EXPLANATION, OR ARE UNSURE WHAT TO DO AFTER READING THE NOTICE, YOU SHOULD SEEK LEGAL ADVICE.

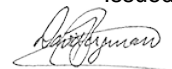
Note to creditor about use of information

The information you provide on the Bankruptcy Notice may be included on a public record. It may also be disclosed to government agencies and departments, or other persons or bodies for purposes authorised by the Act.

Issued by the Official Receiver when endorsed below

BN 249655

Issued 24 April 2020



OFFICIAL RECEIVER

Schedule of Post-Judgment Interest Calculation

Interest calculation in relation to the judgment/s or order/s attached to this notice.

Interest claim period Date From	Interest claim period Date To	Statutory provision under which the post- judgment interest is being claimed	Principal amount on which interest is claimed	Rate of Interest (%)	Interest amount claimed
Judgment / order number: 2017/00081825					
08 April 2020	23 April 2020	Section 101 of the Civil Procedure Act 2005	\$200,000.00	6.75	\$590.16
Total amount of interest claimed					\$590.16