

Supreme Court Rules 1937—Form 1.65

(see o 52 r 19)

Receiver's security by undertaking

In the Supreme Court of the Australian Capital Territory

No _____ of (*year*)

(*name/s*)
Plaintiff[s]*

(*name/s*)
Defendant[s]*

I, _____, of _____, the receiver (and manager appointed by order dated *or* proposed to be appointed) in this action hereby undertake with the Court to duly account for all moneys and property received by me as such receiver (*or* manager) or for which I may be held liable and to pay the balances from time to time found due from me and to deliver any property received by me as such receiver (*or* manager) at such times and in such manner and all in respects as the Court shall direct.

And we _____ hereby jointly and severally (*in the case of a guarantee or other company strike out 'jointly and severally'*) undertake with the Court to be answerable for any default by _____ as such receiver (*or* manager) and on such default to pay to any person or persons or otherwise as the Court shall direct any sum or sums not exceeding in the whole \$ _____ that may from time to time be certified by the Registrar of the Court to be due from the receiver and we submit to the jurisdiction of the Court in this action to determine any claim made under this undertaking.

Date:

[Signatures of receiver and his or her surety or sureties. In the case of a surety being a guarantee or other company, it must be sealed or otherwise duly executed.]

**(delete if inapplicable)*

Endnote

- 1 This form was originally in the *Supreme Court Rules 1937*. Under the *Court Procedures Act 2004* A2004-59, pt 8, the form became a form approved under that Act.

© Australian Capital Territory 2005