Regulation 207

THE INSOLVENCY ACT CAP 108 THE INSOLVENCY REGULATIONS 2023

APPOINTMENT OF A GENERAL PROXY.

I/We	ofa creditor
(or conproxy t	ributory) appoint to be my/our general vote at the meeting of creditors (<i>or</i> contributories) to be held in the natter on the day of
	nent of the meeting.
Dated t	isday of
a p	The person appointed proxy may be the official receiver or insolvency actitioner or such other person as the creditor (or contributory) may prove. A creditor (or contributory) may give a special proxy to any reson to vote at any specified meeting or adjournment of the meeting on d or any of the following matters—
() for or against the appointment or continuance in office of any specified person as insolvency practitioner or as member of the committee of inspection (where one exists);
(on all questions relating to any matter, other than those above referred to, arising at a specified meeting or adjournment of the meeting.
fi u fi	f a firm, sign the firm's trading title, and add "by, partner in the m". If the appointer is a corporation, then the form of proxy must be der its common seal or under the hand of some officer duly authorized that purpose and the fact that he or she is so authorized must be so atted.
n	ne proxy form when signed must be lodged by the time and at the address amed for that purpose in the notice convening the meeting at which it is