PROVISIONAL LIQUIDATION

IN THE HIGH COURT OF SOUTH AFRICA CAPE OF GOOD HOPE PROVINCIAL DIVISION

Thursday, 29 March 2007 Before the Honourable Mr Justice Fourie

Case No: 3481/07

In the matter between:

TWS RYKE INVESTMENTS (PEREMINAL HIGH COURT

2007 -03- 2 9

Respondent

Applicant

DAIRY DAWN (PTY) LTD

Reg. No. 1967/013439/07

Registered office:

and

4 Jooste CHELLEN HOOGGEREGSH

ORDER

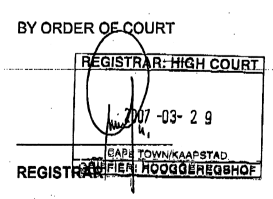
Having read the papers filed of record and having heard counsel for Applicant, it is ordered that:

- Respondent is placed under provisional winding-up in the hands of the
 Master of this Honourable Court;
- 2. A Rule *nisi* is issued, calling upon Respondent and all other interested parties to appear and show cause, if any, to this Honourable Court on Tuesday, 15 May 2007, as to why
 - 2.1 the Respondent should not be finally wound-up in the hands of the Master of the High Court;



7

- 2.2 the costs of this application should not be costs in the windingup.
- 3. Service of this Order shall be effected -
 - 3.1 by the Sheriff of this Honourable Court or his Deputy on Respondent at its registered office;
 - 3.2 by one publication in each of the Cape Times and Die Burger newspapers;
 - 3.3 on all creditors of Respondent with claims exceeding R5 000-00;
 - 3.4 by hand on the South African Revenue Services;
 - 3.5 on any and all employees of Respondent in accordance with the provisions of section 346A of the Companies Act.



COURT

15 Smith Tabata Buchanan Boyes BELLVILLE

/mdz