PROVISIONAL SEQUESTRATION

IN THE HIGH COURT OF SOUTH AFRICA (WESTERN CAPE HIGH COURT, CAPE TOWN)

On:

Monday, 24 May 2010

Before:

The Honourable, Mr Justice Desai

Case No: 22872/09

In the matter between:

THE STANDARD BANK OF SOUTH AFRICA LIMITED

Applicant

and

DEON BARNARD

Respondent

(ID No: 560927 5083 080)

(Address: 48A Gazania Street, Welgemoed, Bellville, Cape Town,

South Africa)

(Marital Status: Married out of

community of property to COLLEEN LILLIAN BARNARD ID NO: 621222

0122 001)

ORDER

Having heard counsel for the applicant, and having read the documents filed of record,

IT IS ORDERED THAT:

- 1. The estate of the respondent is placed under provisional sequestration.
- 2. That a rule *nisi* is issued calling upon all persons interested to show cause, if any, to this Honourable Court on Tuesday, 22 June 2010 at 10h00, or as soon thereafter as the matter may be heard:

- 2.1. why the respondent's estate should not be placed under final sequestration; and
- 2.2. why the costs of this application should not be costs in the administration of the respondent's insolvent estate.
- 3. That service of this order be effected:
 - 3.1. on the respondent at 48A Gazania Street, Welgemoed, Bellville, Cape Town, South Africa;
 - 3.2. on the respondent's attorneys, De La Rey Attorneys, Shop 5, Cattle Baron Centre, Marais Crescent, Durbanville;
 - 3.3. on the employees of the respondent (if any) in terms of s11(2A) of the Insolvency Act 24 of 1936 ("the Act");
 - 3.4. on any trade union (if any) representing any employees of the respondent in terms of s11(2A) of the Act; and
 - 3.5. on the South African Revenue Service.

BY ORDER OF COURT

COURT REGISTRAR

Edward Nathan Sonnenbergs

CAPE TOWN

2010 -05- 25

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