## On Stamp Paper of Rs. 200, duly attested by Oath Commissioner

FORM NO. 1

Compa Title	nny Applicat	ion No.	<ul> <li>46 of 2010 (under adjudication with Lahore High Court Lahore)</li> <li>Securities &amp; Exchange Commission of Pakistan vs. Innovative Investment Bank Limited</li> </ul>			
Company Name : <b>Innovative Investment Bank Limited</b> "In (mode of) Liquidation" : 4 <sup>th</sup> Floor, MM Tower, 28-A, Block K, Gulberg II, Lahore						
			Affida	avit of proof o	f debt	
	, ( mnly affirm a			, address, Contact No.	, and occupation of de	eponent to be given)
1.		o <sup>nd</sup> day of M	May 2013 a ast Certifica	at the date of winding and still is, justly and ate, as shown by the acceptance SCHEDULE IANGE/CERTIFICA	I truly indebted to me ecount in the schedule	e, in the sum of Rs.
Date of Issuance Certific				Title/Beneficiary	Amount Rs.	Due Date
Date	or issuance	Certific	110.	Title/ Belieflerary	rinount its.	Due Duie
<ol> <li>In respect of the said sum 'or any part thereof, I say I have not, nor have my partners or any of them, nor has any person, by my/our order, to my/our knowledge or belief, for my/our use, and or received any manner of satisfaction or security whatsoever, save and except the following:-, (if any)         <ul> <li>(Here state the particulars of all securities held, and where the securities are on the property of the company, assess the value of the same, and if any bills or other negotiable securities be held specify them in the schedule).</li> </ul> </li> </ol>						
3. If the claim is made as a preferential claim, as required under rule 129 of the Company Court Rules 1997 say so and set out the grounds (u/s 405 of Companies Ordinance 1984) on which the preference is claimed.						
On Before		day, th		day of	DEP	ONENT's signature
VERIE	ICATION:-				o	t Thumb Impression
4 LIXII	10/11/01/1-	i				

Verified on oath that the contents of this affidavit are true and correct to the best of my knowledge and belief and nothing material has been suppressed.

**DEPONENT**'s signature & Thumb Impression

## Notes:

Where the affidavit is not by the creditor, but by some person authorized by him, the deponent should state in a separate paragraph his authority for making the affidavit and the means of his knowledge, and suitable alterations should be made, in paragraphs I and 2 above, and the name, address and description of the creditor should be set out its paragraph 1. Copy of Authority shall also be annexed.