

## OFFICIAL RECEIVER'S OFFICE

破產管理署

10TH-12TH FLOORS, QUEENSWAY GOVERNMENT OFFICES, 66 QUEENSWAY, HONG KONG. 香港金鐘道六十六號金鐘道政府合署十樓至十二樓

來函請註明本署檔號

IN REPLY PLEASE QUOTE THIS REF.: ORO CMD/1-50/2/3

來函檔號 YOUR REF.:

話 TEL. NO.: 2867 2426 阏文傅真 FAX NO.: 3105 1814 FAX (852) 2536 9963 (Case Management) (852) 2501 0698 (Case Management) (852) 2104 7151 (Case Management) (852) 2104 7150 (Finance) (852) 2869 0423 (Admin.) (852) 3105 0435 (Legal Services)

岡文傳真 (852) 2536 9963 (個案處理) (852) 2501 0698 (個案處理) (852) 2104 7151 (個案處理) (852) 2104 7150 (財務) (852) 2869 0423 (行政) (852) 3105 0435 (法律事務)

Internet Homepage Address 互聯網網壯 http://www.info.gov.hk/oro

16 November 2022

## OFFICIAL RECEIVER'S OFFICE CIRCULAR NO. 1/2022

## Abuse of Bankruptcy Process

It has come to the attention of the Official Receiver that there are debtors presenting petitions for their own bankruptcy ("self-petitions") who have no intention to seek a bankruptcy order from the Court, rather the aim is to achieve a moratorium to facilitate negotiation with creditors.

In the Reasons for Judgment recently delivered by the Honourable Madam Justice Linda Chan in Re So Tsz Man [2021] HKCFI 3732, her Ladyship held that this is an abuse of process, as debtors should not present self-petitions if they do not wish the Court to make a bankruptcy order against them, and it is not the function of a self-petition to allow a debtor to achieve a moratorium with creditors, still less a bargaining tool to enable a debtor to negotiate with creditors

In the Reasons for Judgment delivered by the Honorable Madam Justice Linda Chan in Re Lau Yu Leong [2022] HKCFI 3386, her Ladyship was critical of a firm for inducing a debtor to present a self-petition with the aim of compelling creditors to reduce or waive interest and for charging exorbitant service fees. She noted that such conduct might constitute misrepresentation and abuse of process. Her Ladyship also reminded practising solicitors that they have an obligation to assist the Court in upholding the judicial process, and they should not assist such agencies or firms who are encouraging abuse of the bankruptcy process; who should be reported to the relevant authorities (including the Official Receiver).

/p.2.....

The above-mentioned judgments can be found from the links or QR codes below:-

Re So Tsz Man	https://legalref.judiciary.hk/lrs/common/search/search_r
[2021] HKCFI	esult_detail_frame.jsp?DIS=140873&QS=%2B%7C%2
3732	8HCB7033%2F2020%29&TP=JU
Re Lau Yu Leong	https://legalref.judiciary.hk/lrs/common/search/search_r
[2022] HKCFI	esult_detail_frame.jsp?DIS=148503&QS=%2B%7C%2
3386	8HCB1969%2F2022%29&TP=JU

In bankruptcy proceedings, it is the duty of petitioners (including petitioning creditors in creditor's petition cases and debtors in self-petition cases) and their legal representatives to ensure that bankruptcy petitions presented by them to Court are proper, and prosecuted efficiently and expeditiously. The duty includes (but not limited to) attending the petition hearing and adjourned hearings (if any) at the appointed date and time, communicating proactively with the Court on matters regarding the petition, responding timely to the requisitions that may be raised by the Court from time to time, proceeding with the petition efficiently, and applying for adjournment only where circumstances fully justify.

Any petitions presented that do not comply with the relevant requirements, or amount to an abuse of process (e.g. the bankruptcy proceedings being invoked in an improper manner or for an improper purpose such as using it as a means for debt collection or negotiation with creditors) are liable to be dismissed by the Court with costs ordered against the petitioner.

Where the aim is to facilitate negotiation with creditors, the procedures for Individual Voluntary Arrangement, as set out in Sections 20 – 20L of the Bankruptcy Ordinance, Cap 6 and corresponding rules, are available to debtors.

In case there is any question regarding this Circular, please contact Mr Michael Cheung, Chief Insolvency Officer (Compliance and Regulatory Section) of this office at 2867 2515.

(Ms Phyllis McKenna)
Official Receiver

To: The Hong Kong Institute of Certified Public Accountants
The Law Society of Hong Kong
The Hong Kong Chartered Governance Institute