Form No. 27 [See rule 101] [Heading as in form no 16] LLP Petition No...... of 20......

Petition by creditor

The petition of [insert full name, description, occupation and address of petitioner] showeth as follows:

1.	The address of the petitioner above named for the service of all notices, processes etc., is that of his authorized representative Shriat					
2.	The LLP above named, viz (hereinafter referred to as 'the LLP') (LLPIN) was incorporated in the month of20under the Limited Liability Partnership Act, 2008.					
3.	The registered office of the LLP is situate at					
4.	The business of the LLP is					
5.	The names of partners and designated partners are as under:					
6.	The LLP is indebted to the petitioner in the sum of Rs for {sta consideration for the debt, with particulars, showing that the debt claimed is due]					
7.	The petitioner applied to the LLP for the payment of his debt by his notice of demand signed and datedserved on LLP by causing it to be delivered at its registered office, by registered post or otherwise, but the LLP has failed to pay the sum or to provide adequate security or re-structure or compound the debt the reasonable satisfaction of the creditor.					
8	The two-third in value of creditors of the LLP consented that the LLP will not be able to pay for its debts in full from the proceeds of assets to be sold in voluntary winding up and propose that the LLP be wound up under the supervision of the Tribunal as winding up by the Tribunal. [Where the LLP is being already wound-up voluntarily, set out the facts showing that the voluntary winding up cannot be continued with due regard to the interests of the creditors.]					
9. The	petitioner, therefore, prays as follows:					
	1. That theLLP may be wound up by the NCLTBench under the provisions of the Limited Liability					

Partnership Act, 2008

2. Such other order may be made in the premises as shall be just

Authorised Representative for the petitioner

Petitioner

*Where the petitioner is an assignee of a debt due by the LLP, say so, and set out the particulars of the debt, the date of the assignment, whether notice of the assignment was given to the LLP and if so, the date of such notice.