

# PROOF OF CLAIM

(see reverse for instructions)

				·	eferred to in this form as "the debtor")  (referred to in this form as "the creditor")				
All notices or correspondence regarding this claim to be forwarded to the creditor at the following address:									
Telephone:				Fax:					
		residing in the(city, town, etc.)							
of	:.)			in the Province	of				
Do hereby certify that:									
If an officer of the company, state position or title		<b>o</b> I	am the	creditor or <b>1</b> I am	of the creditor (state position or title)				
The attached statement of account must specify the vouchers or other evidence in support of the claim	2. 3.								
Check and complete appropriate category	4.	A	0	Unsecured claim of \$	ne creditor does not hold any assets of the debtor as security				
Check appropriate description			(i)	does not claim a right to or	a priority				
			(ii)		y under section 136 of the Bankruptcy and Insolvency Act (the				
Give full particulars of the claim, including the calculations upon which the claim is based		В	0		aimer of a lease of \$ claim under subsection 65.2(4) of the Act, particulars of				
Give full particulars of the security, including the date on which the security was given and the value at which you assess the security, and attach a copy of the security documents		С	0		ne creditor holds assets of the debtor valued at as security, particulars of which are as follows:				
Attach a copy of sales agreement and delivery receipts		D	0	Claim by farmer, fisherman, or aquaculturist of \$ The creditor hereby makes a claim under subsection 81.2(1) of the Act for the unpaid amount \$					
To be filed when a proposal provides for the compromise of claims against directors		E	0	Claim against director of \$\frac{9}{2}\$ The creditor hereby makes a which are as follows:	claim under subsection 50(13) of the Act, particulars of				
Strike out "is" or "is not"	5.	To the best of my knowledge, the creditor is/is not related to the debtor within the meaning of section 4 of the Act.							
Attach a separate schedule if necessary	6.	The following are the payments that the creditor has received from and the credits that the creditor has allowed to the debtor within the three months (or, if the creditor and the debtor are related within the meaning of section 4 of the Act, within the twelve months) immediately before the date of the initial bankruptcy event within the meaning of section 2 of the Act.							
Applicable only in the case of the bankruptcy of an individual	7.		I request to pay.	to be advised of any amendm	change in the financial situation of the bankrupt. ent made regarding the amount that the bankrupt is required s report on the bankrupt's application for discharge.				
	Da	ted at		, this	day of				
Must be signed and witnessed				Witness	(signature of individual completing this form)				

All references to "the Act" refer to the Bankruptcy and Insolvency Act.

If an affidavit or solemn declaration is attached, it must have been made before a person qualified to take affidavits or solemn declarations.

A trustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in a proof of security, by the secured creditor. Subsection 201(1) of the Act provides severe penalties for making any false claim, proof, declaration or Warning:

statement of account.

### GENERAL PROXY

(with power of substitution)

in the matter of the bankruptcy	y of proposal of the debtor, the cr	2 11	the of	,
to be the creditor's general pro-	oxy in the above matter (excepting			
Dated at	, this	day of		
		_	Name of creditor (print)	
Witness		Per:	Signature	

the matter of the hankruntow or proposal of the debtor, the creditor hereby appoints (with power of substitution)

## Instructions for completing proof of claim forms

Every creditor who does not prove his claim is not entitled to share in any distribution. Claims not completed correctly in every respect will be returned.

In completing the attached form, your attention is directed to the marginal notes on the form and to the following requirements:

### **Proof of Claim:**

- 1. The form must be completed by an individual and not by a corporation. If you are acting for a corporation or other person, you must state the capacity in which you are acting, such as, "Credit Manager", "Treasurer", "Authorized Agent", etc.
- 2. The person signing the form must have knowledge of the circumstances connected with the claim.
- 3. The debtor's name and date of the bankruptcy must be filled in and a Statement of Account containing details of the claim must be attached and marked "A". The date at which claims are to be calculated and the correct name of the debtor may be found on the Notice sent to the creditor.
- 4. The nature of the claim must be indicated by ticking the type of claim which applies, e.g.-

Ticking A indicates the claim is unsecured and

Ticking A(i) indicates that the creditor is not claiming any priority or

Ticking A(ii) indicates the creditor is claiming preferred status under section 136 of the Act. Details to support the priority claim must be set out on an attached schedule.

Ticking B indicates a claim of landlord for disclaimer of a lease under subsection 65.2(4) of the Act. Details to support this claim must be set out on an attached schedule.

Ticking C indicates the claim is secured and the value at which the creditor assesses the security must be inserted. Details of each item of security held should be attached as a separate schedule and submitted with a copy of the chattel mortgage, conditional sales contract, security agreement, etc.

Ticking D indicates that the creditor is a farmer, fisherman or aquaculturist who supplied goods within 15 days prior to the date of receivership or bankruptcy and has not yet been paid for those goods.

Ticking E indicates the claim is against a director under subsection 50(13) of the Act. It is applicable only in the case of a proposal which provides for the compromise of claims against directors. Details to support this claim must be set out on an attached schedule.

- 5. The person signing the form must indicate (by striking out "is" or "is not") whether the creditor and the debtor are related. Section 4 of the Act defines persons related to a debtor. If the creditor is related by blood or marriage to the debtor, the creditor should consider itself to be a related person. If the debtor is a corporation, a creditor would be related if it was a shareholder or if the creditor was controlled by the same shareholders as the debtor.
- 6. The person signing the form must provide full details of all payments and credits received from or allowed to the debtor during the period indicated. Leaving a blank will indicate that there were no such payments and credits.
- 7. In the case of the bankruptcy of an individual, tick one or more of the three boxes in No. 7 as appropriate.
- 8. The person signing the form must insert the place and date and the signature must be witnessed.

### **General Proxy:**

If it is desired to appoint a proxy, the proxy form must be completed and signed by the creditor; if the creditor is a corporation, the proxy form must be signed in the corporate name (not necessarily by the individual signing the proof of claim form) and the proxy must be witnessed.

If there are any questions in completing the proof of claim, please write or telephone the office of the trustee

Please write or telephone

Ira Smith Trustee & Receiver Inc. 167 Applewood Cres., Suite # 6 Concord, ON L4K 4K7 Telephone: (905) 738-4167 x113

Fax: (905) 738-9848