RSM: Richter Inc.

RSM Richter Inc.

2, Place Alexis Nihon, bureau 2200 Montréal (Québec) H3Z 3C2 Téléphone / Telephone : (514) 934-3497 Télécopieur / Facsimile : (514) 934-3504 www.rsmrichter.com

PROOF OF CLAIM

(Section 50.1(1), subsections 65.2(4), 81.2(1), 102(2), 124(2), 128(1), and paragraphs 51(1)(e) and 66.14(b) of the Act)

(Al	not	tice	es (or cor	respondence regardir	ng this claim must be fo	prwarded to the following address	2	
								Telephone number:)
In t	he n	na	tte	r of th	e proposal of J.L. DE	BALL CANADA INC.	of Granby, Québec, and the cla	m of:	
								, cr	editor
I,							_, of	, do hereby c (city and province)	ertify:
	(n	nar	ne	of cre	editor or representativ	e of the creditor)		(city and province)	-
1.	. That I am a creditor of the above-named debtor (or that I am							(state position or title)	
	of	f_					(name of creditor)).
0	T 1			I		•••••••	, , , , , , , , , , , , , , , , , , ,		
2. That I have knowledge of all the circumstances connected with the claim referred to below.									
3.	That the debtor was, at the date of the Notice of Intention to Make a Proposal, namely the 4 th day of February, 2004 , and still is indebted to the credition in the sum of \$, as specified in the statement of account (or affidavit) attached and marked Schedule "A", after deducting ar counterclaims to which the debtor is entitled. (The attached statement of account or affidavit must specify the vouchers or other evidence in support the claim. In addition, indicate the creditor's address, fax number, telephone number and E-mail address).								editor j any iort of
4.	(Check and complete appropriate category.)								
	())	Α.	UNSECURED CLA That in respect of the		iny assets of the debtor as secur	ity and	
					(Check appropriate () Regarding () Regarding ("Preferred	the amount of \$ the amount of \$, I do not clain , I claim a righ on an attached sheet details to su	n a right to a priority (" Unsecured Creditor "); to a priority under section 136 of the Act upport priority claim.)	
	(() B. CLAIM OF LANDLORD FOR DISCLAIMER OF A LEASE \$							
	(() C. SECURED CLAIM OF \$ That in respect of this debt, I hold assets of the debtor valued at \$, as security, particulars of which are as follows: (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.)							curity,
	() D. CLAIM BY FARMER, FISHERMAN, OR AQUACULTURIST OF \$ That I hereby make a claim under subsection 81.2(1) of the Act for the unpaid amount of \$ (Attach a copy of sales agreement and delivery receipts.)								
	()	E.	(To be completed w That I hereby make	a claim under subsect	es for the compromise of claims ion 50(13) of the Act, particulars the calculations upon which the	of which are as follows:	
5.	 That, to the best of my knowledge, I am (or the above-nan the Act. 						named creditor is) (or am not or	is not) related to the debtor within the meaning of section	ו 4 of
6.	That the following are the payments that I have received from, and the credits that I have allowed to, the debtor within the three months (or, if a creditor and the debtor are related within the meaning of section 4 of the Act, within the 12 months) immediately before the date of the initial bankrup event within the meaning of Section 2 of the Act: (Provide details of payments and credits.)								
Da	ted a	at				, this	day of	2004.	
					Witness		-	Signature of individual completing this certificate	
NO	TE:			lf an	affidavit is attached,	it must have been mad	e before a person qualified to tal	e affidavits.	
WA	RN	IN	GS	S :	creditor of the deb	t or the value of the s	ecurity as assessed, in a proof	<i>nsolvency Act,</i> redeem a security on payment to the se of security, by the secured creditor. Subsection 201(1) alse claim, proof, declaration or statement of account.	cured of the
						(Subsection 102(2)	PROXY) and paragraphs 51(1)(e) and 6	6.15(3)(b) of the Act)	
IN	THE	ΞN	1A1	TTER	OF THE PROPOSAL	OF J.L. DE BALL CA	NADA INC.:		
l (o of t	rWe he_	e),	th	e und	ersigned, creditor(s),	do hereby appoint ofin his //here also	to be my (<i>or</i> our) p	proxy in the above matter, except as to the receipt of divid	ends,
witi	1 (0/	/ W		out) p	lower to appoint anoth	ier proxy in his/her plac	ue.		
Da	ted a	at				, this	day of	2004.	
					Witness		3	Signature and name of Creditor (If signed by a firm or com the official signing should indicate his/her name and tit	oany, le

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THIS INFORMATION SHEET IS SUPPLIED IN ORDER TO ASSIST YOU IN COMPLETING THE PROOF OF CLAIM FORM

The proof of claim must be signed by the individual completing the form.

The signature of the claimant must be witnessed.

Give the complete address (including postal code) where all notices and correspondence are to be forwarded.

The amount on the statement of account must agree with the amount claimed on the proof of claim.

PARAGRAPH 1 OF THE PROOF OF CLAIM

If the individual completing the proof of claim is not the creditor himself, he must state his position or title.

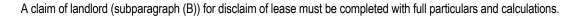
The creditor must state the full and complete legal name of the Company or the claimant.

PARAGRAPH 3 OF THE PROOF OF CLAIM

A detailed statement of account must be attached to the proof of claim and must show the date, the invoice number and the dollar amount of all the invoices or charges, together with the date, the number and the amount of all credits or payments. A statement of account is not complete if it begins with an amount brought forward. In addition, a creditor must indicate his/her address, phone number, fax number and E-mail address.

PARAGRAPH 4 OF THE PROOF OF CLAIM

An unsecured creditor (subparagraph (A)) must check and state whether or not a priority rank is claimed under Section 136 of the Bankruptcy and Insolvency Act.



A secured creditor must complete subparagraph (C) and attach a copy of the security documents.

A farmer, fisherman or aquaculturist must complete subparagraph (D).

A claim against director(s) (subparagraph (E)), in a proposal which compromises a creditor's claim, must contain full particulars and calculations.

PARAGRAPH 5 OF THE PROOF OF CLAIM

The claimant must indicate whether he/she is or is not related to the debtor, as defined in the Bankruptcy and Insolvency Act, by striking out that which is not applicable.

PARAGRAPH 6 OF THE PROOF OF CLAIM

The claimant must attach a detailed list of all payments received and/or credits granted, as follows:

- a) within the **three months** preceding the initial bankruptcy event, in the case where the claimant and the debtor are **not related**;
- b) within the **twelve months** preceding the initial bankruptcy event, in the case where the claimant and the debtor are **related**.

PROXY

- a) A creditor may vote either in person or by proxy;
- b) A debtor may not be appointed as proxy to vote at any meeting of the creditors;
- c) The Trustee may be appointed as a proxy for any creditor;
- d) In order for a duly authorized person to have a right to vote he must himself be a creditor or be the holder of a properly executed proxy. The name of the creditor must appear in the proxy.