RSM! Richter Inc.

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PROOF OF CLAIM

(Section 50.1, 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)

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		éal, Quebec, and the clair						•
, creditor.		,						
, do hereby certify:	(city and province)	of		entative of the credito				_
	(city and province)		r)	entative of the credito	ditor or represer	of cred	name	(1
	(state position or title)		(or that I am	above-named debtor (reditor of the ab	m a cr	hat I a	. Т
	,	(name of creditor)					f <u>)</u> .	0
at I have knowledge of all the circumstances connected with the claim referred to below.								. Т
which the debtor is entitled. (The	nd still is indebted to the creditor in the fer deducting any counterclaims to we dence in support of the claim. In a	d marked Schedule "A", a e vouchers or other evid	vit) attached a	of account (or affiday	he statement of acc	d in th d stat	oecifie ttach	s a
				opriate category.)	omplete approp	and co	Check	. (
	ty and	ets of the debtor as securi	not hold any a	ED CLAIM OF \$		A.)	(
	•		·	ropriate description.)	(Check appro			
.itor"); e Act	a right to a priority ("Ordinary Credit to a priority under section 136 of the oport priority claim.)	, I do not claim , I claim a right tached sheet details to su	\$	garding the amount of	() Rega			
	of which are as follows: claim is based.)	A LEASE \$	r subsection (LANDLORD FOR DIS by make a claim under articulars of the claim,	That I hereby	B.)	(
vhich are as follows: hich you assess the security, and	, as security, particulars of whurity was given and the value at whi	ebtor valued at \$ ne date on which the sec	rity, including	CLAIM OF \$_ lect of this debt, I hold articulars of the secu- by of the security docu-	That in respe (Give full par	C.)	(
	aid amount of \$	2(1) of the Act for the unpa	r subsection 8	FARMER, FISHERMA by make a claim under popy of sales agreemen	That I hereby	D.)	(
	of which are as follows:	ne compromise of claims a 13) of the Act, particulars Iculations upon which the	al provides for subsection s	y make a claim under	(To be compl That I hereby	E.)	(
eaning of section 4 of the Act.	ot) related to the debtor within the me	editor is) (or am not or is n	bove-named	wledge, I am (or the a	est of my know	the be	hat, to	. Т
ree months (or, if the creditor and initial bankruptcy event within the	e allowed to, the debtor within the thre immediately before the date of the in and credits.)	and the credits that I have ct, within the 12 months) vide details of payments a	ction 4 of the	in the meaning of se	e related within	tor are	ie del	ti
	2005.	ay of		, this			at	ated
npleting this certificate	Signature of individual com				Witness			
	e affidavits.	e a person qualified to tak	een made be	ached, it must have be	affidavit is attac	If an a		OTE
ment to the secured creditor of the of the Bankruptcy and Insolvency	ency Act, redeem a security on paym secured creditor. Subsection 201(1) or statement of account.	the <i>Bankruptcy and Insolv</i> a proof of security, by the e claim, proof, declaration	as assessed,	value of the security a	debt or the va		INGS	VARN
	66.15(3)(b) of the Act)	PROXY d paragraphs 51(1)(e) and	ection 102(2)	(Subse				
				(RUPTCY OF EVOLU	OF THE BANKF	ΓER O	MAT	N THE
to be	of ver to appoint another proxy in his/her	anda with (arwithaut) ===	oint	tor(s), do hereby appo	rsigned, credito	under	e), the	(or W
ar matte	ver to appoint another proxy in his/ner	ziius, witii (<i>or</i> without) pov	receipt of al	auer, except as to the	i the above ma	oxy in	our) p	
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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 amo	unt on the statement of account must agree with the amount claimed on the proof of claim.						
PARAGE	RAPH 1 OI	F 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 cred	itor must state the full and complete legal name of the Company or the claimant.						
PARAGE	RAPH 3 OI	F THE PROOF OF CLAIM						
	the dolla payments	d statement of account must be attached to the proof of claim and must show the date, the invoice number and r amount of all the invoices or charges, together with the date, the number and the amount of all credits or s. A statement of account is not complete if it begins with an amount brought forward. In addition, a creditor must nis/her address, phone number, fax number and E-mail address.						
PARAGE	RAPH 4 OI	F 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 claim of landlord (subparagraph (B)) for disclaim of lease must be completed with full particulars and calculations.							
	A secure	d 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.							
PARAGE	RAPH 5 OI	F 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.							
PARAGE	RAPH 6 OI	F 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.						