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District of:

Ontario

Division No.

09 - Toronto

Court No.

32-1756215

Estate No.

32-1756215

## FORM 31

## Proof of Claim

(Sections 50.1, 81.5, 81.6, Subsections 65.2(4), 81.2(1), 81.3(8), 81.4(8), 102(2), 124(2), 128(1), and Paragraphs 51(1)(e) and 66.14(b) of the Act)

In the matter of the bankruptcy of CANUSA PRODUCTS INC. of the City of Mississauga, in the Province of Ontario

All no	tices o	or corre	espond	dence	e regard	ing th	s clai	m must	be forwa	arde	ed to th	e follo	owing	add	ress:								
		0-01				, cred	itor.	PROD				-0.47817631											
	1. TI				credito		the	above	e name	ed	debto	or (o	r I	am	_						(pos	sition/tit	le) of
	2. Tha	t I hav	e knov	vledg	e of all t	he cir	cumst	ances o	onnecte	ed w	ith the	claim	refe	rred t	to belo	w.							
\$count	erclain		vhich t		_, as s	pecifie	ed in t	kruptcy, he state he attac	ment of	acc	count	or affi	davit	) atta	ached	and i	marke	ed Sc	hedul	e "A",	after	deducti	ng any
	1. (Che	eck an	d com	plete	appropi	riate c	atego	ry.)															
		A. l	JNSE	CURI	ED CLA	IM OF	\$					-											
		(oth	er than	as a	a custon	ner co	ntem	plated b	y Section	n26	2 of th	e Act	)										
	Tha	at in re	spect	of thi	s debt, l	do n	ot hold	d any as			debtor approp												
		Reg	arding	the	amount	of \$ _					,1	claim	a rigl	ht to	a prior	rity ur	nder s	ectio	n 136	of the	Act.		
		Reg	arding	the a	amount	of \$		Set out o										m.)					
		B. C	LAIM	OF L	ESSOR	FOR	DISC	LAIMER	OFAL	EA	SE \$_				testo consult	· Practical a		Carretto					
	That	I here	by ma	ke a	claim u (Give fu	nder s	ubse	ction65. s of the	2(4) of t	he A	Act, pa	rticula e calc	rs of	whic	h are	as fo	lows:	aim is	s base	ed.)			
		C. S	ECUR	ED (	CLAIM C	F \$_																	
	follow (Give	ws: e full p	articul	ars o		curity,	inclu	ets of the ding the nts.)															
		D. C	LAIM E	BY F	ARMER	, FISH	IERM	AN OR	AQUAC	ULT	TURIS	TOF	\$										
	That	I here	by ma	ke a	claim ur	nder s		tion81.2									s.)						

# FORM 31 --- Concluded

		E. CLAIM BY WAGE EARNER OF \$	
		That I hereby make a claim under subsection 81.3(8) of the Act in the air	mount of \$,
		That I hereby make a claim under subsection 81.4(8) of the Act in the an	mount of \$,
		F. CLAIM BY EMPLOYEE FOR UNPAID AMOUNT REGARDING PENS	SION PLAN OF \$
		That I hereby make a claim under subsection 81.5 of the Act in the amo	unt of \$,
		That I hereby make a claim under subsection 81.6 of the Act in the amo	unt of \$,
		G. CLAIM AGAINST DIRECTOR \$	
	Tha	o be completed when a proposal provides for the compromise of claims against I hereby make a claim under subsection 50(13) of the Act, particulars of inversive full particulars of the claim, including the calculations upon which the claim.	which are as follows:
		H. CLAIM OF A CUSTOMER OF A BANKRUPT SECURITIES FIRM \$	
		at I hereby make a claim as a customer for net equity as contemplated by s lows:	section 262 of the Act, particulars of which are as
5. debtor manner	withir	at, to the best of my knowledge, I(am/am not) (or the above nin the meaning of section 4 of the Act, and(have/has/have not)	e-named creditor(is/is not)) related to the ot/has not) dealt with the debtor in a non-arm's-length
within to creditor months;	he mand ) imm	at the following are the payments that I have received from, and the credit meaning of subsection 2(1) of the Act that I have been privy to or a part of the debtor are related within the meaning of section 4 of the Act or were mediately before the date of the initial bankruptcy event within the meaning transfers at undervalue.)	ty to with the debtor within the three months (or, if the not dealing with each other at arm's length, within the 12
7.	(Арр	plicable only in the case of the bankruptcy of an individual.)	
	pa	Whenever the trustee reviews the financial situation of a bankrupt to redete payments under section 68 of the Act, I request to be informed, pursuant to f the fact that there is no longer surplus income.	rmine whether or not the bankrupt is required to make paragraph 68(4) of the Act, of the new fixed amount or
		request that a copy of the report filed by the trustee regarding the bankrup 170(1) of the Act be sent to the above address.	t's application for discharge pursuant to subsection
Dated at		, this	_ day of,
		Witness	Creditor
		P	hone Number:
		•	ax Number :
		E	-mail Address :
NOTE:	If an a	n affidavit is attached, it must have been made before a person qualified to take affidavits.	
WARNINGS:	A trus	rustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the other secured creditor.	debt or the value of the security as assessed, in a proof of security,
	Char	position 201(f) of the Astronistance with the state of th	

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# Instructions To Creditors Proof of Claim form

#### General

Creditors are required to file their claims with the Trustee prior to the time appointed for the meeting of creditors in order to be eligible to vote.

The proper name of the claimant and its complete address, to which all notices or correspondence are to be forwarded, must be shown.

The proof of claim form must be completed by a person, not by a corporation. The person completing the proof of claim form on behalf of a corporation shall indicate his official capacity, such as "Credit Manager", "Secretary", "Authorized Agent", etc.

A proper proof of claim must be supported by a Statement of Account, marked "A", providing details, such as date, invoice numbers and amounts owing, the total of which agrees with the amount indicated on the claim.

All sections of the proof of claim must be completed. Any non-applicable wording should be crossed out.

The signature of the creditor or declarant on the claim must be witnessed.

### Paragraph 3

A detailed statement of account must be attached to the proof of claim and must show the date, the number and the amount of all the invoices or charges, together with the date, the number and the amount of all credits or payment. A statement of account is not complete if it begins with an amount brought forward.

### Paragraph 4

The individual completing the proof of claim must strike out those subsections which do not apply. The priority referred to in subsection C a landlord for rent arrears and acceleration rent, if included in the lease, municipalities, if their claims are not a charge against title, and departments of federal and provincial governments.

All Secured Creditors must attach to their proofs of claim, a certified true copy of their security documents and details of registration.

#### Paragraph 5

All claimants must indicate whether or not they are related to the debtor, as defined by The Bankruptcy & Insolvency Act, by striking out "ARE" or "ARE NOT".

# Paragraph 6

All claimants must attach a detailed list of all payments or credits received or granted, as follows:

- within the three (3) months preceding the bankruptcy or the proposal, in the case where the claimant and the debtor are not related.
- b) within the twelve (12) months preceding the bankruptcy or proposal, in the case where the claimant and the debtor are related.

#### Voting/Proxy

Any unsecured creditor may vote in person or by proxy, but when a proxy is attending the meeting, he must be so appointed by the creditor. When the creditor is a corporation, the person attending the meeting of the creditors, including the declarant, must be appointed proxy by an officer of the corporation having status to make such an appointment.

### Note

Section 201(1) of The Bankruptcy & Insolvency Act states: "Where a creditor, or a person claiming to be a creditor, in any proceedings under this Act, wilfully and with intent to defraud, makes any false claim or any proof, declaration or statement of account, that is untrue in any material particular, he is guilty of an offence and is liable on summary conviction to a fine not exceeding one thousand dollars, or to imprisonment for a term not exceeding one year, or both."

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