

An affiliate of Raymond Chabot Grant Thornton LLP

District of: Ontario
Division No: 09 - **Toronto**Court No: 31-3107330
Estate No: 31-3107330

## FORM 68

## Notice of Bankruptcy, First Meeting of Creditors

(Subsection 102(1) of the Act)

In the matter of the Bankruptcy of 30 Cedar Holdings Inc. having its head office in the city of Toronto, in the province of Ontario

✓ Original	Amended
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## Take notice that:

- 1. 30 Cedar Holdings Inc. filed an assignment on the 23rd day of July, 2024, and the undersigned, Raymond Chabot Inc., was appointed as trustee of the estate of the bankrupt by the official receiver, subject to affirmation by the creditors of the trustee's appointment or substitution of another trustee by the creditors.
- The first meeting of creditors of the bankrupt will be held on 13th day of August, 2024, at 02:00 PM via Teams videoconference. If you wish to join the said videoconference, please inform us by email at: Reclamation-Claims@rcgt.com.
- 3. To be entitled to vote at the meeting, a creditor must file with the trustee, before the meeting, a proof of claim and, where necessary, a proxy.
- 4. Enclosed with this notice are a proof of claim form, proxy form and list of creditors with claims amounting to \$25 or more showing the amounts of their claims.
- 5. Creditors must prove their claims against the estate of the bankrupt to share in any distribution of the proceeds realized from the estate.

Dated at Laval, Quebec, this 29th day of July, 2024.

Paymond Chahat Inc	
Raymond Chabot Inc. Licensed Insolvency Trustee	

District of: Ontario
Division No: 09 - **Toronto**Court No: 31-3107330
Estate No: 31-3107330

## FORM 78

## Statement of Affairs (Business Bankruptcy)

(Subsection 49(2) and Paragraph 158(d) of the Act)

In the matter of the Bankruptcy of 30 Cedar Holdings Inc. having its head office in the city of Toronto, in the province of Ontario

✓ Original	Amended
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#### To the Bankrupt:

You are required to carefully and accurately complete this form and the applicable attachments showing the state of your affairs on the date of your bankruptcy on the 23rd day of July, 2024. When completed, this form and the applicable attachments will constitute your Statement of Affairs and must be verified by oath or solemn declaration.

	LIABILITIES (As stated and estimated by Bankrupt)		
1.	Unsecured creditors as per list "A"	\$5,567,171.15	
2.	Secured creditors as per list "B"	\$0.00	
3.	Preferred creditors as per list "C"	\$0.00	
4.	Contingent, trust claims or other liabilities as per list "D" estimated to be reclaimable for	\$0.00	
		\$0.00	
Tot	Total Liabilities \$5,567,171.		
Sui	plus	\$0.00	

I, Stanley Loiselle, of 30 Cedar Holdings Inc. of the city of Etobicoke in the Province of Ontario, do swear(or solemnly declare) that this statement and the attached lists are to the best of knowledge a full, true and complete statement of affairs on the 23rd day of July, 2024 and fully disclose all property of every description that is in possession or that may devolve on me in accordance with the Act.

SWORN (or SOLEMNLY DECLARED) Before me at Ottawa city in the Province of Ontario on this 23rd day of July, 2024

Mathieu Loiselle Commissioner of Oaths for the Province of Ontario Signature of Bankrupt

	ASSETS (As stated and estimated by Bar	nkrupt)		
1.	Inventory	\$0.00		
2.	Trade fixtures, etc	\$0.00		
3.	Accounts receivable and other receivables, as per List "E"			
	Good	\$0.00		
	Doubtful	\$0.00		
	Bad	\$0.00		
	Estimated to produce	\$0.00		
4.	Bills of exchange, promissory note, etc., as per List "F"	\$0.00		
5.	Deposits in Financial Institutions	\$0.00		
6.	Cash	\$0.00		
7.	Livestock	\$0.00		
8.	Machinery, equipment and plant	\$0.00		
9.	Real property or immovable as per List "G"	\$0.00		
10.	Furniture	\$0.00		
11.	RRSPs, RRIFs, Life insurance, etc.	\$0.00		
12.	Securities (Shares, Bonds, Debentures, etc.)	\$0.00		
13.	Interests under wills	\$0.00		
14.	Vehicles	\$0.00		
15.	Other property, as per List "H"	\$0.00		
	If Bankrupt is a corporation, a	dd:		
	Amount of subscribed capital			
	Amount paid on capital			
	Balance subscribed and unpaid			
	Estimated to produce			
Tot	al Assets	\$0.00		
Def	iciency	\$5,567,171.15		

# List "A" **Unsecured Creditors**

# 30 Cedar Holdings Inc.

No	Name of Creditor	Address	Amount of Claim
1	ADD Capital Corp.	2-500 Cochrane Dr, Markham, Ontario, Canada, L3R 8E2	\$64,618.00
2	Agence du revenu du Canada (ON-NB)	4695, boul. de Shawinigan-Sud, Shawinigan, Quebec, Canada, G9P 5H9	\$1.00
3	De Lage Landen Financial Services Canada Inc.	1-5046 Mainway, Burlington, Ontario, Canada, L7L 5Z1	\$336,429.00
4	Enersavings Inc.	c/o Secure Law, 21 Chipstead Road, North York, Ontario, Canada, M3B 3E5	\$336,429.00
5	Gross Capital Inc.	c/o KSV Advisory Inc., 2308-150 King St W, Toronto, Ontario, Canada, M5H 1J9	\$1,011,402.00
6	Minister of Finance	33 King St W, 6th floor, Oshawa, Ontario, Canada, L1H 8H5	\$1.00
7	Northern Security	41 Lorne St, Sudbury, Ontario, Canada, P3C 4P1	\$3,501.19
8	Roynat Inc.	40 King St West, 11th Floor, Toronto, Ontario, Canada, M5H 3Y2	\$3,523,936.45
9	Scotia Capital Inc. c/o The Bank of Nova Scotia	44 King St W, Toronto, Ontario, Canada, M5H 1H1	\$21,656.49
10	The Bank of Nova Scotia	44 King St W, Toronto, Ontario, Canada, M5H 1H1	\$45,167.72
11	Wolfpack Protective Services Inc.	96 Larch St PO Box 203, Sudbury, Ontario, Canada, P3E 1C1	\$5,283.00
12	WSIB	200 Front St W, Toronto, Ontario, Canada, M5V 3K2	\$218,746.30
		Total:	\$5,567,171.15

23rd day of July, 2024 Date

# List "B" Secured Creditors

30 Cedar Holdings Inc.

No	Name and Address of Creditor Nature of Claim Particulars of Security	When Given	Amount of Claim	Estimated Value of Security	Estimated Surplus from Security	Balance of Claims Unsecured
	Totals					

# $\label{list} \mbox{List "C"} \\ \mbox{Preferred Creditors for Wages, Rent, etc.}$

No	Name of Creditor Address Occupation	Nature of Claim	Period During Which Claim Occured	Amount of Claim	Amount Payable in Full	Difference Ranking for Dividend
			Totals:			

	23rd day of July, 2024
Bankrupt	Date

# List "D" Contingent or Other Liabilities

30 Cedar Holdings Inc.

No	Name of Creditor or Claimant, Address and Occupation	Amount of Liability or Claim	Amount expected to rank for dividend	Date when liability incurred	Nature of liability
	Total:				

Bankrupt 23rd day of July, 2024
Date

# List "E" Debts Due to the Bankrupt

No	Name of Debtor Address Occupation	Nature of Debt Particulars of Security Folio Ledger for Particulars	Debt Good Doubtful Bad	When contracted	Estimated to produce
				Total:	

	23rd day of July, 2024
Bankrupt	Date

# List "F"

# Bills of Exchange, Promissory Notes, Lien Notes, Chattel Mortgages, etc., Available as Assets

No	Name of all promissory, acceptors, endorsers, mortgagors and guarantors, Address and Occupation	Amount of bill or note, etc.	Date when due	Estimated to produce	Particular of any property held as security for payment of bill or note, etc.
	Total:				

	23rd day of July, 2024
Bankrupt	Date

# List "G"

# Real Property or Immovable Owned by Bankrupt

30 Cedar Holdings Inc.

No	Description of property, Nature of Bankrupt's interest, In whose name does title stand	Total value	Particulars of mortgages, hypothecs, or othe	Cavity or overly	
NO			Name, Address	Amount	Equity or surplus
Total					

 Bankrupt
 23rd day of July, 2024

 Date

# List "H" Property

No	Nature of Property	Location and Details of Property	Original Cost	Estimated to Produce
		Total:		

22rd day of July 2024
23rd day of July, 2024



# AVIS À TOUS LES CRÉANCIERS/NOTICE TO CREDITORS ENVOI DE PREUVE DE RÉCLAMATION/TRANSMISSION OF PROOF OF CLAIM

Nous vous encourageons a nous transmettre votre preuve de reclamation par courrie
We strongly encourage you to send your proof of claim by email.
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DANS LE CADRE DE LA PANDÉMIE DE COVID-19, LES PROFESSIONNELS DU DOMAINE DE L'INSOLVABILITÉ, E COLLABORATION AVEC LE BUREAU DU SURINTENDANT DES FAILLITES, ONT DÉCIDÉ DE METTRE EN PLACE DI MESURES PRÉVENTIVES AFIN DE RÉDUIRE LES CONTACTS DIRECTS ENTRE PERSONNES. POUR SE CONFORMI À L'INSTRUCTION DU SURINTENDANT, LE PRÉSIDENT DE L'ASSEMBLÉE DES CRÉANCIERS VALIDERA L'IDENTI' DES CRÉANCIERS PARTICIPANTS. LES CRÉANCIERS DEVRONT S'ASSURER D'AVOIR TRANSMIS LEUI RÉCLAMATIONS AVANT L'OUVERTURE DE L'ASSEMBLÉE.
SI VOUS AVEZ DES QUESTIONS OU PRÉOCCUPATIONS, N'HÉSITEZ PAS À COMMUNIQUER AVEC NOUS.
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DUE TO THE COVID-19 PANDEMIC, INSOLVENCY PROFESSIONALS, IN ASSOCIATION WITH THE OFFICE OF THE SUPERINTENDENT OF BANKRUPTCIES, HAVE DECIDED TO IMPLEMENT PREVENTIVE MEASURES TO REDUCE DIRECT CONTACT BETWEEN INDIVIDUALS. IN ORDER TO COMPLY WITH THE SUPERINTENDENT INSTRUCTIONS, THE CHAIR OF THE MEETING OF CREDITORS WILL VALIDATE THE IDENTITY OF PARTICIPATING CREDITORS. CREDITORS MUST ENSURE THEY HAVE SUBMITTED THEIR CLAIMS BEFORE THE START OF THE MEETING.
IF YOU HAVE ANY QUESTIONS OR CONCERNS, DO NOT HESITATE TO CONTACT US.
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Merci, Thank you,
RAYMOND CHABOT INC. Syndic autorisé en insolvabilité/Licensed Insolvency Trustee



An affiliate of **Raymond Chabot Grant Thornton** LLP

(:	Sections 50.	1, 81.5, 81.6, Subsections 65.2(4), 81.2(1), 81.3(8)	<b>Proof of Claim</b> ), 81.4(8), 102(2), 124(2), 128(1), and Parag	raphs 51(1)(e) and 66.14(b) of the Act)
In the N	Matter of the	e bankruptcy (Proposal/Notice of Intention/Red	ceivership) of	
	30 Ceda	ar Holdings Inc. (31-3107330)	File No.: 1418165	
All notic	ces or corre	espondence regarding this claim must be forw	arded to the following address:	
Credito	r Name:		Telephone:	
Credito	r Address:		Fax:	
			Email:	
I hereby 1.	y certify: That I ar	m a creditor of the above named estate (or I a	mpresentative of the creditor).	(state position or title), of
2.	That I ha	ave knowledge of all the circumstances conne	,	
3.	intention in the su deductin	debtor was, at the date of bankruptcy (or the or of the proposal, if no notice of intention was m of \$, as specified in the stating any counterclaims to which the debtor is en evidence in support of the claim.)	as filed), namely the 23rd day of July, 20 ement of account (or affidavit) attached	024, and still is, indebted to the creditor and marked Schedule "A", after
4.	Check a	That in respect of this debt, I do not hold Regarding the amount of \$	(other than as a customer contemplated any assets of the debtor as security and , I do not claim a right to a p , I claim a right to a priority u	l riority.
	Ħ	CLAIM OF LESSOR FOR DISCLAIMER OF That I hereby make a claim under subsective claim, including the calculations upon	ction 65.2(4) of the Act, particulars of wh	ich are as follows: (Give full particulars c
	п	That in respect of this debt, I hold assets (Give full particulars of the security, include the security, and attach a copy of the security.	ding the date on which the security was	
	п	CLAIM BY FARMER, FISHERMAN OR AG That I hereby make a claim under subsec (Attach a copy of sales agreement and de	QUACULTURIST OF \$ ction 81.2(1) of the Act for the unpaid am	nount of \$
	=	CLAIM BY WAGE EARNER OF \$  That I hereby make a claim under	subsection 81.3(8) of the Act in the am	ount of \$

That I hereby make a claim under subsection 81.4(8) of the Act in the amount of \$ \_

**II** CLAIM BY EMPLOYEE FOR UNPAID AMOUNT REGARDING PENSION PLAN OF \$\_

	of the se	A trustee may, pursuant to subsection curity as assessed, in a proof of securolaim, proof, declaration or statement of	rity, by the secured creditor. Sub			
Notes:	If an affic	davit is attached, it must have been ma	ade before a person qualified to	take affidavits.		
Creditor			Witness	S		
Dated at		(City) this	(day) of	(month),	(Year)	
7.	п	ble only in the case of the bankruptcy Whenever the trustee reviews the fir make payments under section 68 of fixed amount or of the fact that there I request that a copy of the report file subsection 170(1) of the Act be sent	nancial situation of a bankrupt to the Act, I request to be informed is no longer surplus income. ed by the trustee regarding the b	d, pursuant to paragra	ph 68(4) of the	Act, of the new
6.	the mean creditor a the 12 m	following are the payments that I have ning of subsection 2(1) of the Act that and the debtor are related within the n nonths) immediately before the date of f payments, credits and transfers at un	I have been privy to or a party to neaning of section 4 of the Act of f the initial bankruptcy event with	o with the debtor within or were not dealing with	n the three mont n each other at a	ths (or, if the arm's length, within
5.		est of my knowledge, $\Box$ <i>I am</i> (or the an 4 of the Act, and have (or has) (or h				
		are as follows: (Give full particulars of the claim,	, ,		•	liculais of which
	n	(Give full particulars of the claim, CLAIM OF A CUSTOMER OF A BA That I hereby make a claim as a c	including the calculations upon ANKRUPT SECURITIES FIRM	which the claim is base	ed )	ticulars of which
		against directors ) That I hereby make a claim under	•			
	п	CLAIM AGAINST DIRECTOR \$	m under subsection 81.6 of the / To be completed y			promise of claims

#### IN THE MATTER OF THE BANKRUPTCY / PROPOSAL / RECEIVERSHIP of

30 Cedar Holdings Inc. (Debtor) (31-3107330)

I,(Province) a creditor in appoint another proxy holder in his / her p	(Name of Creditor), of the above matter, hereby appoint , to be my proxy holder in the above matt place		(City), in(Name of Proxy) of sipt of dividends with / without power to
Dated at(Month) ,	(City), in the Province of (Year)	, this	(day) of
Individual Creditor	Witne	ess	
Name of Corporate Creditor Per			
Name and Title of Signing Officer	Witne	ess	
	General Proxy Information		

The Bankruptcy and Insolvency Act permits a Proof of Claim to be made by a duly authorized agent of a creditor; however, this does not give such a person power to vote at the First Meeting of Creditors or to act as the proxy of the creditors.

#### **GENERAL**

- A creditor may vote either in person or by proxy.
- The Trustee may be appointed as a proxy for any creditor.
- A Corporation may vote by an authorized agent at a meeting of creditors.
- Debtors may not be appointed a proxy to vote at any meeting of their creditors.
- In order for a duly authorized person to have a right to vote, they must be a creditor themselves or be the holder of a properly executed proxy, showing the name of the
  creditor.

#### Directions to Completing a Proof of Claim Form

The checklist below is provided to assist in the preparation of a Proof of Claim (Form31) and if required a Proxy (form36). 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.

#### **GENERAL**

- The signature of a witness is required.
- This document must be signed personally by the person completing the Proof of Claim.
- Give the complete address, including postal code, where any notice or correspondence is to be forwarded.
- The amount on the Statement of Account must correspond with the amount indicated on the Proof of Claim.

#### PARAGRAPH I

- The creditor must state the full and complete legal name of the company or firm.
- If the individual completing the Proof of Claim is not the creditor himself, he must state his position or title.

#### PARAGRAPH III

The Schedule A or Statement of Account must be complete and detailed, showing the date, number and amount of all invoices or charges, together with the date, number and amount of all creditors or payments. A Statement of Account is not complete if it begins with an amount brought forward.

#### PARAGRAPH IV

- Unsecured creditors must specify if they do or do not have a right to a priority. A schedule must be attached to support the priority claim. Details of Section 136 are available from the trustee upon request
- Secured creditors must attach a certified copy of the security documents to the proof of claim for each claim
- For claims arising from a realization of lease the creditor must provide full details of the claim including the relating calculations
- A claim by a farmer, fisherman or aqua culturist must attach a copy of the sales agreement and delivery documents.

#### PARAGRAPH V

• All claimants must indicate if they are / are not related to the debtor, as defined in Section 4 of the Bankruptcy and Insolvency Act, "If you are related by blood or marriage to the bankrupt, then you should consider yourself to be a related person pursuant to Section 4. If the bankrupt is a corporation, you would be considered to be related to it if you were a shareholder or if your company was controlled by the same shareholders as the bankrupt corporation."

#### PARAGRAPH VI

- All claimants must attach a detailed list of all payments or credits received or granted as follows:
- · Within the three months preceding the bankruptcy / proposal, in the case where the claimant and debtor are not related;
- Within the twelve months preceding the bankruptcy / proposal, in the case where the claimant and debtor are related.

# FORM 1.1 General Sender Identification for: Copies of all Prescribed Forms Sent to Creditor(s) Electronically

Dated at Laval, Quebec, this 29th day of July, 2024.

Responsible Individual (Sender): Stanley Loiselle, CIRP, LIT

(Trustee/Administrator/Interim Receiver/Receiver: indicate which) Licensed Insolvency Trustee

Corporate Name (if applicable): Raymond Chabot Inc.

Address: 4805, Lapiniere Blvd, suite 3300

Brossard (Quebec) J4Z 0G2

Telephone: (855) 724-2268

Fax: (450) 676-2202

E-mail: Redamation-Claims@rcgt.com

# **NOTICE**

Please be advised that the above-noted individual is required to retain the signed original of this document as part of the official records of this proceeding