

A GUIDE ON HOW TO COMPLETE THE PROOF OF CLAIM FORM AGAINST THE DEBTOR COMPANIES

and against parties related to the Debtor Companies and/or against directors and officers of the Debtor Companies

This guide is designed to assist parties who wish to file a Proof of Claim against the Debtor Companies listed below, the parties related to the Debtor Companies described in Appendix A (the "**Other Brunet Parties**") and/or directors and officers of Debtor Companies with respect to the obligations of the Debtor Companies. For additional questions about how to complete your Proof of Claim, please refer to the Monitor's website (<http://raymondchabot.com/fr/dossiers-publics/beton-brunet-ltee-et-als>) or contact the Monitor, whose contact information appear below.

Additional copies of the Proof of Claim are available on the Monitor's website at the above address.

Please note that this document is only a guide. In case of disparity between the terms of this document and the terms of the French version of the Claims Procedure Order dated December 10, 2014 (the "**Order**"), a copy of which is available on the Monitor's website, the terms of the Order will prevail.

The Debtor Companies are:

- Béton Brunet Ltée (also doing business as BBC Infrastructures, SSS, Société de service en signalisation SSS and Les Entreprises G. Desjardins);
- 7507852 Canada inc., doing business as "Next Polymers";
- Gestion R.C.F.L. inc., doing business as "Produits de Béton Soulanges";
- Les produits de béton Casaubon inc.;
- Distribution Brunet inc. (also doing business as Western Construction Products);
- Béton Brunet 2001 inc./Brunet Concrete 2001 Inc.;
- 7956517 Canada inc., doing business as "Industries B&X";
- 6353851 Canada inc.;
- 9197-8379 Québec inc.;
- 7507917 Canada inc.;

SECTION A – PARTICULARS OF CREDITORS

1. Every individual and every legal entity (each, a "**Creditor**") who wishes to make a claim against one or more of the Debtor Companies (each, a "**Claim**") must complete a separate form;
2. The Creditor must write his full legal name;
3. If the Creditor is conducting business with the Debtor Companies under one or more names which are different from the name under which it is registered, that fact must be stated, and copies of the relevant documentation provided as applicable;

SECTION B – PROOF OF CLAIM

4. The Creditor must check the box for the Debtor Company against which he wishes to file a Proof of Claim;
5. The Creditor who holds distinct Claims against different Debtors Companies must file a separate Proof of Claim for each of these Claims;

SECTION C – NATURE OF CLAIM

6. The Creditor must separate the total amount of its Claim between amounts that are secured by a guarantee (security interest, hypothec, mortgage, etc.) and unsecured amounts, and indicate each on the appropriate line;
7. Certain amounts that may be due to Creditors are not Claims and must not be indicated in the Proof of Claim forms, including amounts that may be due under obligations arising on or after November 28, 2014. For more information on this subject, please consult the Claims Procedure Order provided on the Monitor's website;

SECTION D, E AND F – CLAIMS AGAINST THE DIRECTORS AND OFFICERS AND / OR THE OTHER BRUNET PARTIES

8. Creditor must indicate, in the sections provided for this purpose, if the directors and officers of the Debtor Companies and/or any Other Brunet Party (see Schedule A) are also responsible, in whole or in part, for the Claim against a Debtor Company referred to in the Proof of Claim. This denunciation of Claim against the directors and officers and/or against Other Brunet Parties applies only to Claims against the Debtor Companies (i.e. it does not apply to claims that are not related to Claims against the Debtors Companies);

GENERAL

9. In order for the Proof of Claim to be valid, a complete statement of account must be attached to the Proof of Claim;
10. The Proof of Claim must be signed by a duly authorized representative of the Creditor before witness;
11. The completed Proof of Claim together with supporting documents must be received by Raymond Chabot Inc. no later than 5:00 p.m. (EDT) on January 21, 2015 (the “**Claims Bar Date**”) by mail, courier or fax at the following address:

RAYMOND CHABOT INC.,
Monitor of the business and financial affairs of the Debtor companies
Attention: Jean Gagnon, CPA, CA, CAIRP
National Bank Tower
600 de la Gauchetière Street West, Suite 2000
Montréal (Quebec) H3B 4L8
Fax : 514 878-2100

12. **CLAIMS THAT ARE NOT RECEIVED BY THE CLAIMS BAR DATE WILL FOREVER BE BARRED AND EXTINGUISHED.**

SCHEDULE A : OTHER BRUNET PARTIES

Brunet Mis en Cause:

BERNARD BRUNET;

7956592 CANADA INC.;

U.S. CONSTRUCTION SUPPLY CORP.;

CONCRETE PRODUCTS OF THE PALM BEACHES, INC.;

Others:

Groupe Béton Brunet 2001 Inc.;

Les Équipements Béton Brunet 2001 Inc.;

7956509 Canada Inc.;

7507925 Canada Inc.;

Les Distributions d'Aqueduc Inc.;

3965198 Canada Inc.;

8594180 Canada Inc.;

BBG Corp.;

Les Bétons G. & R. Inc.;

FPS Brunet Inc.;

Fabric-Action Mécanique Inc.