

An affiliate of Raymond Chabot Grant Thornton LLP

District of: Quebec

Division No:

Court No: 500-11-065232-254

Estate No: 41-3183260

FORM 68

Notice of Bankruptcy, First Meeting of Creditors

(Subsection 102(1) of the Act)

In the matter of the Bankruptcy of 9390-1379 Québec inc.

Legal person having done business at 2365 Ménard street at the city of Montreal in the province of Quebec, H8N

1J6

✓ Original	Amended

Take notice that:

- 1. 9390-1379 Québec inc. filed an assignment on the 5th day of February, 2025, 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.
- 2. The first meeting of creditors of the bankrupt will be held on 26th day of February, 2025, at 10:30 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 6th day of February, 2025.

Raymond Chabot Inc.	
Licensed Insolvency Trustee	

District of: Quebec

Division No:

Court No: 500-11-065232-254

Estate No: 41-3183260

Form 78

Statement of Affairs (Corporate Bankruptcy) (Subsection 49(2) and paragraph 158(d) of the Act)

In the matter of the Bankruptcy of 9390-1379 Québec inc.
Legal person having done business at 2365 Ménard street at the city of Montreal in the province of Quebec, H8N
1J6

	✓ Original	Amended
To the healtright:	·	

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 5th day of February, 2025. When completed, this form and the applicable attachments will constitute your Statement of Affairs and must be verified by oath or solemn declaration by a duly authorized director, if the bankrupt is a corporation, or by yourself, in other cases.

Give reasons for the bankrupt's financial difficulty:

Other (Financial hardship)

71000		
(totals from the list of assets a bankrupt/o		ated by
1. Cash on hand		\$0.00
2. Deposits in financial institutions		\$1.00
3. Accounts receivable and other rec	eivables	
Total amount	\$0.00	
Estimated realizable value	\$0.00	\$0.00
4. Inventory		\$0.00
5. Trade fixtures, etc.		\$0.00
6. Livestock		\$0.00
7. Machinery and equipment		\$0.00
8. Real property or immovables		\$0.00
9. Furniture		\$0.00
10. Intangible assets (intellectual proplicences, cryptocurrencies, digital		\$0.00
11. Vehicles		\$0.00
12. Securities (shares, bonds, debent	ures, etc.)	\$0.00
13. Other property		\$0.00
Total of lines 1 to 13		\$1.00
If Bankrupt is a corporation, add:		
Amount of subscribed capital		
Amount paid on capital		
Balance subscribed and unpaid		
Estimated to produce		
Placeholder (values on this line	are for notification	only)

Assets

Liabilities

(totals from the list of liabilities as stated and estimated by bankrupt/debtor)

	zami apt acción)	
1.	Secured creditors	\$0.00
2.	Preferred creditors, securities, and priorities	\$0.00
3.	Unsecured creditors	\$61,087.62
4.	Contingent, trust claims or other liabilities estimated to be provable for	\$0.00
	Total liabilities	\$61,087.62
	Surplus	\$61,086.62

Total Assets	\$1.00
Deficiency	\$-61,086.62
Total value of assets located outside Canada included in line 1 to 13	\$0.00

Form 78 - Continued

List of Assets

No.	Nature of asset ¹	Address/Location	Asset located outside Canada	Details	Percentage of bankrupt's interest		Estimated realizable value		Placeholder (values on this line are for notification only)
2	•	2365 Rue Ménard, LaSalle, Quebec, Canada, H8N 1J6		Cash in bank	100	\$1.00	\$1.00	\$1.00	
					Total:	\$1.00	\$1.00		

	5th day of February, 2025
Bankrupt	Date

Form 78 - Continued

List of Liabilities

١	lo. Name of	Nature of liability ² /	Date		Amount of claim						Estimated surplus	
		creditor or claimant / Address Details given/incurred		Unsecured	Secured	Preferred / Priorities	Contingent, trust claims or Other liabilities	Total amount of claim	securing the liability	the right to a priority ³	(deficit) from	(values on this line are for notification only)
	1 CNESST - Montréa 500, boul. René- Lévesque Ouest, 25e étage, Montréal, Quebec, Canada, H2Z 2A5	liability N/A	1900-01	\$0.00				\$0.00			\$0.00	
	2 Ministère du reven du Québec (TPS) - Montréal, Quebec 3e étage, secteur R23DGR, 1600, boul. René- Lévesque Ouest, Montréal, Quebec, Canada, H3H 2V2	TPS	1900-01	\$0.00				\$0.00			\$0.00	
	Ministère du reven du Québec (TVQ) Montréal, Quebec Montréal, Quebec 3e étage, Secteur R23DGR, 1600, boul. René- Levesque Ouest, Montréal, Quebec, Canada, H3H 2V2	- TVQ -	1900-01	\$0.00				\$0.00			\$0.00	
	Ministère du reven du Québec (Impôt) 3e étage, secteur R23DGR, 1600, René-Lévesque Ouest, Montréal, Quebec, Canada, H3H 2V2		1900-01	\$0.00				\$0.00			\$0.00	

Form 78 - Continued

List of Liabilities

No. Name of		Nature of liability ² /	Date	Amount of claim					Asset Ground for		Estimated surplus	
	creditor or claimant / Address	Details	given/ incurred	Unsecured		Preferred / Priorities	Contingent, trust claims or Other liabilities	Total amount of claim	securing the liability	the right to a priority ³	or (deficit) from security	(values on this line are for notification only)
	Ministère du Revenu du Québec (Mtl) 1600, René- Lévesque Ouest, 3e étage,, secteur R23CPF, Montréal, Quebec, Canada, H3H 2V2	Corporate taxes DAS	1900-01				\$0.00	\$0.00			\$0.00	
6	Agence du Revenu du Canada (QC) 4695, boul. de Shawinigan-Sud, Shawinigan, Quebec, Canada, G9P 5H9	Corporate taxes DAS	1900-01				\$0.00	\$0.00			\$0.00	
7	Agence du Revenu du Canada (QC) 4695, boul. de Shawinigan-Sud, Shawinigan, Quebec, Canada, G9P 5H9	Corporate taxes Impôts	1900-01	\$0.00				\$0.00			\$0.00	
8	TD Canada Trust Canaccede Credit LP, P.O. Box 9, Station B, London, Ontario, Canada, N6A 4Y8	Other claim or liability CEBA	1900-01	\$60,000.00				\$60,000.00			\$0.00	
Ş	TD Canada Trust Canaccede Credit LP, P.O. Box 9, Station B, London, Ontario, Canada, N6A 4Y8	Other claim or liability VISA	1900-01	\$1,087.62				\$1,087.62			\$0.00	
	•	•	Total:	\$61,087.62	\$0.00	\$0.00	\$0.00	\$61,087.62		•	•	•

Total:	\$61,087.62	\$0.00	\$0.00	\$0.00	\$61,087.62			
						•		
					5t	h day of Febru	ıary, 2025	
	Bankrupt		-			Date	•	

¹ Choose one option for each item: Cash on hand; Deposits in financial institutions; Accounts receivable and other receivables; Inventory; Trade fixtures, etc.; Livestock; Machinery and equipment; Residential rental property; Commercial building; Industrial building; Land; Immovable industrial equipment; Other real property; Furniture; Intangible assets (intellectual properties, licences, cryptocurrencies, digital tokens, etc.); Vehicles; Securities (shares, bonds, debentures, etc.); Bills of exchange, promissory note, etc.; Tax refunds; Other personal property.

² Choose one option for each item: Accounts payable; Owed rent; Owed wages; Severance pay; Corporate taxes; Sales taxes; Employee source deductions; Litigation/legal costs and awards; Subordinated debenture; Bills of exchange; Promissory notes; Lien notes; Mortgages or hypothec on real or immovable property; Chattel mortgages or movable hypothec; General Security Agreement; Intercompany loans; Bank loans (except real property mortgage); Finance company loans; Shareholder loans; Shares and subscribed capital; Other claim or liability.

³ Choose one option for each item with a preferred or priority amount: Unpaid supplier; Farmer, fisherman or aquaculturist; Owed wages; Unpaid amount regarding pension plan; Municipal taxes; Rent; Customer of a bankrupt securities firm; Deemed trust in favour of the Crown; Priming charges and interim financing; Environmental liabilities; Other.

Form 78 - Concluded

I, Jagmohan Singh, of 9390-1379 Québec inc. of the city of LaSalle in the Province of Quebec, 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 the affairs of the bankrupt corporation on the 5th day of February, 2025 and fully disclose all property of every description that is in the possession of the bankrupt corporation or that may devolve on the bankrupt corporation in accordance with the Act.

SWORN (or SOLEMNLY DECLARED) remotely by 9390-1379 Québec inc.
stated as being located in at LaSalle the city,
in the Province of Quebec,
before me at Laval the city,
in the Province of Quebec,
on this 5th day of February, 2025 in accordance with provincial Regulation on Administering Oath or Declaration Remotely

Lucie Paquette 145731

Commissioner of Oaths
for the Province of Quebec

Signature of the affiant
for the bankrupt/debtor corporation

NOTE: If a copy of this Form is sent electronically by means such as email, the name and contact information of the sender, prescribed in Form 1.1, must be added at the end of the document

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

Dated at Laval, Quebec, this 6th day of February, 2025.

Responsible Individual (Sender): Jean-François Cusson -

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

Corporate Name (if applicable) : Raymond Chabot Inc.

Address: 4805, boul. Lapinière, bureau 3300

Brossard (Québec) J4Z 0G2

Telephone: 1 514 875-6633

Fax: 1 514 393-4791

E-mail: claim@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

Form 31 Proof of Claim

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

must be	tor's preference is to receive all notices and correspondence regarding this claim at the following address and/or facsimile number and/or email address (a mailing address provided in all cases):
	ess:
Ema	l
Con Tele	act person name or position: hone number for contact person:
In the m	tter of the bankruptcy (or the proposal or the receivership) of 9390-1379 Québec inc. (41-3183260) of LaSalle, Quebec and the claim of, creditor.
l,	(name of creditor or representative of the creditor), of (city and province), do hereby certify:
	That I am a creditor of the above-named debtor (or that I am (state position or title) of (name of creditor or representative of creditor) and that I am authorized to represent and (if the creditor is a corporation) that I have authority to bind the creditor of the above-named debtor).
2.	That I have knowledge of all of the circumstances connected with the claim referred to below.
of at co no	That the debtor was, at the date of bankruptcy (or the date of the receivership or, in the case of a proposal, the date of the notice of intention or of the proposal, if no notice nentino was filed), namely the 5th day of February, 2025, and still is, indebted to the creditor in the sum of \$, as specified in the statement of account (or affidavit) ched and marked Schedule "A", after deducting any counterclaims to which the debtor is entitled. Any debt payable in a currency other than Canadian currency was verted to Canadian currency as of the date of bankruptcy (or the date of the receivership or, in the case of a proposal, the date of the notice of intention or of the proposal, if notice of intention was filed).
	That, to the best of my knowledge, this debt has never been (or this debt has been or part of this debt has been) statute-barred as determined under the relevant slation.
de thi ar cr	That payment for this debt by the debtor to the creditor has been due (or has been in ault) since the day of, and that the last payment, if any, on debt by the debtor to the creditor was made on the day of, for that the last acknowledgement, if any, of liability for this debt by the debtor to the ditor was made on the day of, as follows: we full particulars of the claim, including its history, any acknowledgement or legal action) (Check and complete appropriate category)
Г	A. Unsecured claim of \$
(C	ner than as a customer contemplated by section 262 of the Act)
Th	t in respect of this debt, I do not hold any assets of the debtor as security and: (Check appropriate description)
	Regarding the amount of \$, I do not claim a right to a priority.
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(d) of the Act (Complete paragraph 6E below.)
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(d.01) of the Act.
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(d.02) of the Act
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(d.1) of the Act.
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(e) of the Act.
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(f) of the Act.

	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(g) of the Act.						
	Regarding the amount of \$, I claim a right to a priority under paragraph 136(1)(i) of the Act.						
(Set out on an attached sheet details to support priority claim)							
	B. Claim of Lessor for disclaimer of a lease of \$						
That I make a claim under subsection 65.2(4) of the Act, the particulars of which are as follows (Give full particulars of the claim, including the calculations upon which the claim is based)							
	C. Secured claim of \$						
That in respect of this debt, I hold assets of the debtor valued at \$ as security, the 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)							
A trustee may, pursuant to subsection 128(3) of the Act, redeem a security on payment to the secured creditor of the debt or the value of the security as assessed, in the proof of security, by the secured creditor.							
	D. Claim by Farmer, Fisherman or Aquaculturist of \$						
That I 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. Claim by Wage Earner of \$						
	That I make a claim under subsection 81.3(8) of the Act in the amount of \$						
	That I make a claim under subsection 81.4(8) of the Act in the amount of \$						
	F. Claim by Pension Plan for unpaid amount of \$						
	That I make a claim under section 81.5 of the Act in the amount of \$						
	That I make a claim under section 81.6 of the Act in the amount of \$						
	G. Claim against Director of \$						
(To be completed when a proposal provides for the compromise of claims against directors) That I make a claim under subsection 50(13) of the Act, the particulars of which are as follows: (Give full particulars of the claim, including the calculations upon which the claim is based)							
	H. Claim of a Customer of a Bankrupt Securities Firm of \$						
That I make a claim as a customer for net equity as contemplated by section 262 of the Act, the particulars of which are as follows: (Give full particulars of the claim, including the calculations upon which the claim is based)							

7. That, to the best of my knowledge, I am (or the above-named creditor is) (or am not or is not) related to the debtor within the meaning of section 4 of the Act, and have (or has) (or have not or has not) dealt with the debtor in a non-arm's-length manner.

I have allow of the Act of the credito dealing with the initial because of the control of the co	wed to the debtor, and the transfi that I have been privy to or a par r and the debtor are related withi		ing of section 2 ee months (or, if Act or were not				
9. (Applie	cable only in the case of the banl	rruptcy of an individual)					
	Whenever the trustee reviews the financial situation of a bankrupt to redetermine whether or not the bankrupt is required to make payments under section 68 of the Act, I request to be informed, pursuant to subsection 68(4) of the Act, of the new fixed amount or of the fact that there is no longer surplus income.						
		rt filed by the trustee regarding the nt to subsection 170(1) of the Act					
	ction 201(1) of the Act provides for atement of account.	or the imposition of severe penaltic	es in the event that a credito	or or person claiming to be a	creditor makes any false claim	, proof,	
Dated at	, this	day of	→				
Signature of cred	ditor or representative						
NOTE: If an affic	davit is attached, it must have be	en made before a person qualified	to take affidavits.				



An affiliate of Raymond Chabot Grant Thornton LLP

Office n°:

	PROXY (Subsection 102(2) and paragraphs 51(1)(e) and 66.15(3)(b) of the Act)						
IN THE MATTER OF THE BANKRUPTCY I, above matter, hereby appoint above matter except as to the receipt of div	(Name of Creditor), of(Name	e of Proxy) of	(City), in	(Province) a creditor in the			
Dated at(Year)	(City), in the Province of	, this	(day) of	(Month) ,			
Individual Creditor		Witness					
Name of Corporate Creditor		Witness					
PerName and Title of Signing Officer							

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.