FTI Consulting Canada Inc.

1000, Sherbrooke West Suite 915 Montréal QC H3A 3G4 Canada

Phone: 514.446.5093 www.fticonsulting.com

SUPERIOR COURT
Commercial Division

CANADA
DISTRICT OF QUEBEC

DIVISION NO.: 01-MONTREAL COURT NO.: 500-11-063771-246

FILE NO.: 41-3055077

## IN THE MATTER OF THE BANKRUPTCY OF:

**REVETEMENTS LOUYSE INC.**, a legal person, duly incorporated according to law, having its head office at 1000 Gauchetière West street, suite 2100, Montréal, in the province of Québec, H3B 4W5.

Bankrupt

-and-

#### FTI CONSULTING CANADA INC.

(Martin Franco, CPA, CIRP, LIT, responsible) having its place of business at 1000 Sherbrooke West, suite 915, Montréal, in the province of Québec, H3A 3G4.

Trustee

#### NOTICE OF BANKRUPTCY AND FIRST MEETING OF CREDITORS

(Subsection 102(1) of the Bankruptcy and Insolvency Act)

## Take notice that:

- 1. Revetements Louyse Inc. is deemed to have filed an assignment on March 13, 2024 and the undersigned, FTI Consulting Canada 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 by videoconference on March 27, 2024, at 9:00 a.m. If you wish to attend, please inform us, before 3:00 p.m. on March 26, 2024, by email at revetementslouyse@fticonsulting.com to receive the contact details to join the conference.
- 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 Montréal, March 14 2024.

FTI CONSULTING CANADA INC. Licensed Insolvency Trustee





## **NOTICE TO CREDITORS**

## TRANSMISSION OF PROOF OF CLAIM

We encourage you to send us your proof of claim by e-mail to the following address:

revetementslouyse@fticonsulting.com

Thank you,

FTI CONSULTING INC.

Licensed Insolvency Trustee

FTI Consulting Canada Inc. 1000, Sherbrooke West, Suite 915 Montréal QC H3A 3G4 Canada

Tel.: 514.446.5093 www.fticonsulting.com

# PROOF OF CLAIM

(Section 50.1, subsections 65.2(4), 81.2(1), 81.3(8), 81.4(8), 81.5, 81.6, 102(2), and paragraphs 51(1)e) et 66.14b) of the Bankruptcy and Insolvency Act (the "Act")

Pho	ne :	Fax :	E-mail :	
		in the ma	atter of the bankruptcy of	
		REVET	TEMENTS LOUYSE INC.	
of Mont	tréal, Provi	ince of Québec and the claim of		, creditor, l
		[name of the c	creditor or signing officer] of	[city and province
OO HER	EBY CERTI	FY:		
l	That I am a	a creditor of the above-named debtor ( <b>or</b> that	l am)	[position or title]
	of			[name of the creditor]
2.	That I ha	ave knowledge of all the circumstances connec	aka da sakh kha a ladara na ƙasara dika la alasa	
	IIIatiiia	ave knowledge of all the circumstances confiled	cted with the claim referred to below.	
!		G		oe creditor in the sum of \$
3.	That the as speci counter	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit o claims to which the debtor is entitled. (The at is or other evidence in support of the claim).	ly <b>March 13, 2024</b> , and still is, indebted to tl or solemn declaration) attached and marked	"Schedule A" after deducting any
	That the as speci counter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account ( <b>or</b> affidavit <b>o</b> claims to which the debtor is entitled. <b>(The at</b>	ly <b>March 13, 2024</b> , and still is, indebted to tl or solemn declaration) attached and marked	"Schedule A" after deducting any
	That the as speci counter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit o claims to which the debtor is entitled. (The at is or other evidence in support of the claim). and complete appropriate category)	ly March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or	"Schedule A" after deducting any solemn declaration must specify the
	That the as specificounter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The at its or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by	ly March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)	"Schedule A" after deducting any solemn declaration must specify the
	That the as specificounter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The atter or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any	ly March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act) assets of the debtor as security and (Check	"Schedule A" after deducting any solemn declaration must specify the  appropriate description):
	That the as specificounter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The at is or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any ( ) Regarding the amount of \$	ly March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  y assets of the debtor as security and (Check place). I claim a right to a priority to	"Schedule A" after deducting any solemn declaration must specify the  appropriate description):
	That the as specificounter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The atter or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any	ly March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  y assets of the debtor as security and (Check, I claim a right to a priority usheet details to support priority claim.)	"Schedule A" after deducting any solemn declaration must specify the appropriate description):  under section 136 of the Bankruptcy and
	That the as specificounter voucher	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The at is or other evidence in support of the claim).  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any ( ) Regarding the amount of \$  Insolvency Act. (Set out on an attached set in the statement of the set of this debt.)	Narch 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  y assets of the debtor as security and (Check, I claim a right to a priority claim.). , I do not claim a right to a p	"Schedule A" after deducting any solemn declaration must specify the solemn declaration must specify the  appropriate description): under section 136 of the Bankruptcy and riority
	That the as specificounter voucher (Check a	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The atter or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any () Regarding the amount of \$  Insolvency Act. (Set out on an attached so () Regarding the amount of \$  CLAIM OF LESSOR FOR DISCLAIMER OF A LEAT That I hereby make a claim under subsection	Ny March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  Ye assets of the debtor as security and (Check, I claim a right to a priority usheet details to support priority claim.). , I do not claim a right to a particulars of which are	"Schedule A" after deducting any solemn declaration must specify the solemn declaration must specify the appropriate description): under section 136 of the Bankruptcy and riority
3.	That the as specificounter voucher (Check a	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The at its or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any () Regarding the amount of \$  Insolvency Act. (Set out on an attached so () Regarding the amount of \$  CLAIM OF LESSOR FOR DISCLAIMER OF A LEAD	Ny March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  Ye assets of the debtor as security and (Check, I claim a right to a priority usheet details to support priority claim.). , I do not claim a right to a particulars of which are	"Schedule A" after deducting any solemn declaration must specify the solemn declaration must specify the appropriate description): under section 136 of the Bankruptcy and riority
	That the as specificounter voucher (Check a	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The atter or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any () Regarding the amount of \$  Insolvency Act. (Set out on an attached set) () Regarding the amount of \$  CLAIM OF LESSOR FOR DISCLAIMER OF A LEAT That I hereby make a claim under subsection claim, including the calculations upon which SECURED CLAIM OF \$	Ny March 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or section 262 of the Act)  Ye assets of the debtor as security and (Check, I claim a right to a priority claim.). , I do not claim a right to a particular and particular an	"Schedule A" after deducting any solemn declaration must specify the appropriate description): under section 136 of the Bankruptcy and riority  as follows: (Give full particulars of the
	That the as specicounter voucher (Check at ( ) A.	e debtor was, at the date of bankruptcy, namel fied in the statement of account (or affidavit or claims to which the debtor is entitled. (The at is or other evidence in support of the claim).  and complete appropriate category)  UNSECURED CLAIM OF \$  (Other than as a customer contemplated by That is respect of this debt, I do not hold any ( ) Regarding the amount of \$  Insolvency Act. (Set out on an attached so ( ) Regarding the amount of \$  CLAIM OF LESSOR FOR DISCLAIMER OF A LEAT That I hereby make a claim under subsection claim, including the calculations upon which	Narch 13, 2024, and still is, indebted to the solemn declaration) attached and marked tached statement of account, or affidavit or except the section 262 of the Act)  y assets of the debtor as security and (Check, I claim a right to a priority claim.). , I do not claim a right to a particular and a right to a priority claim.).  ASE OF \$, I do not claim a right to a particular and the claim is based.)	"Schedule A" after deducting any solemn declaration must specify the "  appropriate description): under section 136 of the Bankruptcy an riority  as follows: (Give full particulars of the



	( ) D.	CLAIM BY FARMER, FISHERMAN, OR AQUACULTU		·					
				he Act for the unpaid amount of \$	·				
		(Attach a copy of sales agreement and delivery re	eceipts)						
	( ) E.	CLAIM BY WAGE EARNER OF \$							
				of the Act (bankruptcy) in the amount of \$					
		( ) That Thereby make a claim under subsection	81.4(8)	of the Act (receivership) in the amount of \$	·				
	( ) F.	CLAIM BY EMPLOYEE FOR UNPAID AMOUNT REG	ARDING	FENSION PLAN OF \$					
		( ) That I hereby make a claim under subsection	81.5 of	the Act (bankruptcy) in the amount of \$					
		( ) That I hereby make a claim under subsection	81.6 of	the Act (receivership) in the amount of \$	·				
	( ) G.	CLAIM AGAINST DIRECTOR OF \$							
	( ) 0.	(To be filed when a proposal provides for the con	npromis	se claims against directors)	·				
				ne Act, particulars of which are as follows: ( <b>Give full</b>	particulars of the				
		claim, including the calculations upon which the	claim is	based.)					
	( ) H.	CLAIM OF A CUSTOME OF A BANKRUPT SECURITI	ES FIRM	1 OF \$					
	( )			as contemplated by section 262 of the Act, particular					
		follows : (Give full particulars of the claim, including	ing the	calculations upon which the claim is based.)					
5	That to	the best of my knowledge Lam (ar Lam not) (ar th	o above	named creditor is) (artho above named creditor i	s not) related to the				
J.	That, to the best of my knowledge, I am (or I am not) (or the above-named creditor is) (or the above-named creditor is not) related to the debtor within the meaning of section 4 of the Act, and have (or have not) (or has) (or has not) dealt with the debtor in a non-arm's-length								
	manner. (Strike out choices that do not correspond to your situation)								
5.	That the following are the payments that I have received from, the credits that I have allowed to, and the transfers at undervalue within the meaning of subsection 2(1) of the Act that I have been privy to or a party to with the debtor within the three months (or, if the creditor								
				Act or were not dealing with each other at arm's ler					
				nt within the meaning of subsection 2(1) of the Act.					
	paymen	ts, credits and transfers at undervalue).							
DATED A	Γ		_, this _	day of	20				
		(signature and name of witness)		(signature of creditor	who is an individual)				
			or	(name o	f corporate creditor)				
		(signature and name of witness)	-	(signature, name and position or ti	tle of signing officer)				
NOTES:		If an affidavit or solemn declaration is attached in	t must h	nave been made before a person qualified to take a	ffidavits or solemn				
		declarations.	e mase i	and a seri made before a person qualified to take a	avita di solelilii				
WARNNO	iS:	A trustee may pursuant to subsection 128(3) of t	the Act	redeem a security on payment to the secured cred	itor of the deht or the				
	·-•	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 a proof of security, by the secured creditor.							
		Subsection 201(1) of the Act provides severe pen	alties fo	or making any false claim, proof, declaration or state	ement of account.				
		( , = : : :   = : : : : : = : = :		J , , , , , , , , , , , , , , , , , , ,					



FTI Consulting Canada Inc. 1000, Sherbrooke West, Suite 915

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# PROXY

(Subsections 102(2) and paragraphs 51(1)(e) and 66.15(3)(b) of the Act)

IN THE MATTER OF THE BANKRUPTCY OF: **REVETEMENTS LOUYSE INC.**, debtor

I ( <b>or</b> we),	[name of creditor or signing of	icer], of _		[city and province],				
a creditor in the above matter,, hereby appoint of								
the receipt of dividends,	, with ( <b>or</b> without) power to appoint another general	proxy in h		o be my ( <b>or</b> our) general proxy in the above matter, except as to				
DATE AT		, this	day of	20				
	(signature and name of witness)	_		(signature of creditor who is an individual)				
		or _		(name of corporate creditor)				
	(signature and name of witness)	_		(signature, name and position or title of signing officer)				



# THIS INFORMATION LETTER IS PROVIDED 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 where all notices and correspondence are to be forwarded.
- The amount on the statement of account must agree with the amount claimed on the proof of claim.

# PARAGRAPH 1 OF THE PROOF OF CLAIM

- Creditor must state full and complete legal name of company or firm.
- If the person completing the proof of claim is not the creditor himself, he must state his position and title.

## PARAGRAPH 3 OF THE PROOF OF CLAIM

• A detailed statement of account together with supporting documentation must accompany the completed proof of claim.

## PARAGRAPH 4 OF THE PROOF OF CLAIM

• The claimant must tick the appropriate paragraph and must provide information as requested.

## PARAGRAPH 5 OF THE PROOF OF CLAIM

• The claimant must indicate whether he is or is not related to the debtor, as defines in the *Bankruptcy* and *Insolvency Act*, by encircling, underlining or striking out "are" or "are not" as the case.

## PARAGRAPH 6 OF THE PROOF OF CLAIM

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

