



NOTICE OF DISPUTE OF NEGATIVE NOTICE CLAIM

For Negative Notice Claims against 100 Manitoba or Bunzy's

Capitalized terms used but not defined in this Notice of Dispute of Negative Notice Claim shall have the meanings ascribed to them in the Order of the Court of King's Bench of Alberta in the CCAA proceedings of the Collision Kings Group dated April 29, 2025 (the "Claims Procedure Order"). You can obtain a copy of the Claims Procedure Order on the Monitor's website at https://cfcanada.fticonsulting.com/collisionkings/

	Legal Name of Claimant (include trade name, if applicable)
(th	e "Claimant")
Full	Mailing Address of the Claimant:
Oth	er Contact Information of the Claimant:
Te	lephone Number:
En	nail Address:
Fa	esimile Number:
At	tention (Contact Person):
	ticulars of original Negative Notice Claimant from whom you acquired the applicable):
(if a	re you acquired this Claim from a Negative Notice Claimant by assignment?
(if a	
(if a	re you acquired this Claim from a Negative Notice Claimant by assignment?



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Dispute of Negative Notice Claim: 3.

The Claimant hereby disagrees with the value of its Negative Notice Claim as set out in the Statement of Negative Notice Claim and asserts a Claim as follows:

Applicable Debtor(s)	Characterization of Claim (Secured/ Unsecured)	Amount Allowed per Statement of Negative Notice Claim:	Amount claimed by Claimant:
Total Claim		\$	\$

(Insert particulars of your Claim as per the Statement of Negative Notice Claim, and the *value of your Claim(s) as asserted by you)*

Please describe the reasons and basis for your dispute of the amount or characterization of

4. **Reasons for Dispute:**

your Claim as set out in your Statement of Negative Notice Claim. You may attach a
separate schedule if more space is required. Provide all applicable documentation
supporting your dispute, including any calculation of the amount, description of
transaction(s) or agreement(s), date and number of all invoices, particulars of all credits,
discounts, etc. claimed, as well as a description of the security, if any, granted by either
100 Manitoba or Bunzy's to the Claimant and estimated value of such security. The
particulars provided must support the value of the Claim as stated by you in item 3, above.



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5. Certification

I hereby certify that:

- 1. I am the Claimant or an authorized representative of the Claimant.
- 2. I have knowledge of all the circumstances connected with this Claim.
- 3. The Claimant submits this Notice of Dispute of Negative Notice Claim in respect of the Claim referenced above.
- 4. All available documentation in support of the Claimant's dispute is attached.

All information submitted in this Notice of Dispute of Negative Notice Claim must be true, accurate and complete. Filing false information relating to your Claim may result in your Claim being disallowed in whole or in part and may result in further penalties.

Witness:
(signature)
(print)
f, 2025.

This Notice of Dispute of Negative Notice Claim MUST be received by the Monitor no later than 5:00 p.m. (Calgary time) on June 16, 2025 (the "Claims Bar Date").

The Notice of Dispute of Negative Notice Claim may be completed and submitted via email to the Monitor at <u>collision.kings@fticonsulting.com</u>. If not submitted via email, Notices of Dispute of Claim must be delivered to the Monitor by prepaid ordinary mail, registered mail, courier, personal delivery, facsimile transmission or email at one of the applicable addresses below:

FTI Consulting Canada Inc., Monitor of Collision Kings Group Suite 1610, 520 – 5th Ave SW Calgary, AB, T2P 3R7 Attention: Claims Process

Email: collision.kings@fticonsulting.com

Fax: 403-232-6116

Notices shall be deemed to be received by the Monitor: (i) if submitted via email Monitor's email address, at the time such document is submitted, or (ii) upon <u>actual receipt</u> thereof by the Monitor during normal business hours on a Business Day, or if delivered outside of normal business hours, on the next Business Day.

IF A NOTICE OF DISPUTE OF NEGATIVE NOTICE CLAIM IS NOT RECEIVED BY THE MONITOR WITHIN THE PRESCRIBED TIME PERIOD, THE CLAIM AS SET OUT IN THE STATEMENT OF NEGATIVE NOTICE CLAIM WILL BE BINDING ON YOU AND YOU WILL HAVE NO FURTHER RIGHT TO DISPUTE SUCH CLAIM.