

SECURED CREDITOR'S CLAIM PROOF OF DEBT 0800 257733 - waterstone.co.nz

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For use in Voluntary administrations and Liquidations under the Companies Act 1993 and in Receiverships under the Receiverships Act 1993.

NAME OF DEBTOR (In case of a partnership, insert full names of all partners) 🗆 Liquidation 🗆 Voluntary administration 🗆 Receivership

NAME\_OF CREDITOR
POSTAL ADDRESS
GST NUMBER
PHONE
EMAIL\*\*
\*\* this will be used as your address for correspondence unless you tick this box. □ I do not want email communication
I
claim that after valuing the security as at the date the company was put into liquidation/receivership/voluntary administration

the above-named creditor is a secured creditor of the company for the sum of:

Total GST included in your claim (if applicable):

If you wish to receive any dividend payments by electronic transfer, please provide the following information:

## ACCOUNT NAME

## ACCOUNT NUMBER

## VALUATION OF SECURITY

Full particulars of the valuation, claim, and charge are set out, and any supporting documents that substantiate the claim and the charge, are identified below. The liquidator may require the production of a document under section 305(5) of the Companies Act 1993. You are not required to attach any supporting documents at this stage, but you may attach them now, if you think it would expedite the processing of the claim.

PARTICULARS OF THE CHARGE		
Description of the charge		
Description and location of the property		
subject to charge		
Date charge given (or date of acquisition		
of property subject to the charge)		
If applicable, details of registration (incl.		
date)		
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PARTICULARS OF VALUATION					IDENTIFICATION OF ANY DOCUMENTS THAT SUBSTANTIATE THE CLAIM AND THE CHARGE
Amount security valued at				(if not already supplied in either of the above boxes)	
Particulars of valuation					
Does your claim include interest?	YES	NO	Amount		Please attach evidence for the basis of this.

WARNING: It is an offence under section 305(11) of the Companies Act 1993 to make, or authorise the making of, a claim that is false or misleading in a material particular knowing it to be false or misleading; or omit, or authorise the omission, from a claim of any matter knowing that the omission makes the claim false or misleading in a material particular.

\*Any personal information collected is for the purpose of administering the liquidation in accordance with the Companies Act 1993. The information will be used and retained by Waterstone Insolvency Limited, and will be released to other parties only with your authorisation or in compliance with the Privacy Act 2020. Under section 305(4) of the Companies Act 1993 the valuation and claim made by a secured creditor claiming as an unsecured creditor against a company in liquidation for the balance due must be in this prescribed from and must– (a)contain full particulars of the valuation and any claim; and (b)contain full particulars of the charge including the date on which it was given; and (c)identify any documents that substantiate the claim and charge. You may have access to and request correction of any personal information. \*Not applicable, if creditor is not an individual within the meaning of the Privacy Act 2020.

SIGNED:	DATE
RESERVED FOR OFFICE USE	Preferential claim for
SIGN AND DATE (liquidator)	Ordinary claim for
Claim admitted for voting purposes	SIGNED (liquidator)
Claim rejected for voting purposes	
Claim rejected for payment	Note: If the decision to admit or reject a claim is amended, regulation 8 c the Companies Act 1993 Liquidation Regulations 1994 requires that it be
CLAIM ADMITTED FOR PAYMENT	recorded in writing.