Estate No.: 33-2276664

Notice of Bankruptcy, First Meeting of Creditors (Subsection 102(1) of the Act)

In the Matter of the Bankruptcy of Fuel Technologies Inc. of the City of Ottawa in the Province of Ontario

☑ Original □ Amended		Original	□ Am	ended
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Take notice that:

- 1. On July 26, 2017, Fuel Technologies Inc. ("Fuel Technologies" or the "Company") filed a Notice of Intention to Make a Proposal ("NOI") pursuant to section 50.4 of the Bankruptcy and Insolvency Act. During the Company's NOI proceedings, the Ontario Superior Court of Justice (Commercial List) approved the sale of substantially all of the Company's business and assets. Unfortunately, the proceeds generated from the sale were insufficient to support a distribution to the Company's unsecured creditors and, consequently, Fuel Technologies was not in a position to present a proposal to its creditors. As a result of the Company's failure to file a proposal within the prescribed time period (or any extension thereof) following the filing of its NOI, the Company was deemed to have made an assignment in bankruptcy on August 28, 2017.
- 2. The undersigned, Richter Advisory Group Inc. was appointed as trustee (the "**Trustee**") of the Company's bankrupt estate by the Official Receiver, subject to affirmation by the creditors of the Trustee's appointment or substitution of another trustee by the creditors.
- 3. The first meeting of creditors for Fuel Technologies will be held on September 14, 2017, at the offices of the Trustee, Bay Wellington Tower, 181 Bay St., Suite 3320, Toronto, ON M5J 2T3 at 11:30 a.m.
- 4. Enclosed with this notice is (i) a condensed statement of assets and liabilities, including a list of creditors showing the amounts of their claims (as per the Company's records) and (ii) a form of proof of claim and proxy.
- 5. To be entitled to vote at the meeting, creditors must file with the Trustee, before the meeting, a proof of claim and, where necessary, a proxy. Proofs of claim should be forwarded to Richter Advisory Group Inc., Bay Wellington Tower, 181 Bay St., Suite 3320, Toronto, ON M5J 2T3 to the attention of Caleigh Smith or by facsimile (514) 934-8603 or by email to claims@richter.ca.
- 6. Creditors must prove their claims against the bankrupt estate to share in any distribution of the proceeds realized from the estate.
- 7. Further information regarding the Company's bankruptcy proceedings as well as materials related to the Company's NOI proceedings may be obtained from the Trustee's website at the following address: https://www.richter.ca/Folder/Insolvency-Cases/F/Fuel-Industries-Inc

Dated at Toronto, Ontario, this 1st day of September 2017.

Richter Advisory Group Inc. Trustee of the Estate of Fuel Technologies Inc.

T. 416.488.2345 / 1.888.805.1793 F. 514.934.8603 claims@richter.ca





District of:	Ontario
Division No.	12 - Ottawa
Court No.	33-2276664
Estate No.	33-2276664

V	Original	Amended
Х	Original	Amended

Form 78

Statement of Affairs (Business Bankruptcy) made by an entity (Subsection 49(2) and Paragraph 158(d) of the Act / Subsections 50(2) and 62(1) of the Act)

In the Matter of the Bankruptcy of Fuel Technologies Inc. Of the City of Ottawa In the Province of Ontario

To the bankrupt:

You are required to carefully and accurately complete this form and the applicable attachments showing the state of Fuel Technologies Inc. affairs on the date of the bankruptcy, on the 28th day of August 2017. When completed, this form and the applicable attachments will constitute the Statement of Affairs and must be verified by oath or solemn declaration.

LIABILITIES (as stated and estimated by the officer) 2,961,817.00 0.00 2,961,817.00 0.00 0.00 4. Contingent, trust claims or other liabilities as per list "D" 0.00 2,961,817.00 Total liabilities..... NIL

ASSETS (as stated and estimated by the officer)

1. Inventory	0.00
2. Trade fixtures, etc	0.00
3. Accounts receivable and other receivables, as per list "E"	
Good 0.00	
Doubtful	
Bad 0.00	
Estimated to produce	0.00
4. Bills of exchange, promissory note, etc., as per list "F"	0.00
5. Deposits in financial institutions	0.00
6. Cash	0.00
7. Livestock	0.00
8. Machinery, equipment and plant	0.00
9. Real property or immovable as per list "G"	0.00
10. Furniture	0.00
11. RRSPs, RRIFs, life insurance, etc	0.00
12. Securities (shares, bonds, debentures, etc.)	0.00
13. Interests under wills	0.00
14. Vehicles	0.00
15. Other property, as per list "H"	0.00
If bankrupt is a corporation, add:	
Amount of subscribed capital	0.00
Amount paid on capital	0.00
Balance subscribed and unpaid	0.00
Estimated to produce	0.00
Total assets	0.00
Deficiency	2,961,817.00

I, Julie Allen, of the City of Kanata in the Province of Ontario, do swear (or solemnly declare) that this statement and the attached lists are to the best of my knowledge, a full, true and complete statement of Fuel Technologies Inc. affairs on the 28th day of August 2017 and fully disclose all property of every description that is in Fuel Technologies Inc. possession or that may devolve on it in accordance with the Act.

SWORN (or SOLEMNLY DECLARED)

before me at the City of Ottawa in the Province of Ontario, on this 31st day of August 2017.

Wendy Patricla Sauriol, a Commissioner, etc., Province of Ontario, for Mann Lawyers LLP, Barristers and Solicitors.

Expires October 9, 2020.

Julie Allen

District of:

Division No. Court No.

Ontario 12 - Ottawa

Estate No.

33-2276664 33-2276664

FORM 78 -- Continued

List "A" Unsecured Creditors

Fuel Technologies Inc.

No.	Name of creditor	Address	Unsecured claim	Balance of claim	Total claim
1	CHOU ASSOCIATES MANAGEMENT INC.	110 SHEPPARD AVE. E North York ON M2N 6Y8	2,961,817.00	0.00	2,961,817.00
		Total:	2,961,817.00	0.00	2,961,817.00

31-Aug-2017

Date

District of:

Ontario

Division No. Court No. 12 - Ottawa 33-2276664

Estate No.

33-2276664

FORM 78 -- Continued

List "B" Secured Creditors

Fuel Technologies Inc.

No.	Name of creditor	Address	Amount of claim	Particulars of security	When given	Estimated value of security	Estimated surplus from security	Balance of claim
		Total:	0.00			0.00	0.00	0.00

31-Aug-2017

Date

Jahou Iulia Allan

RICHTER

THIS INFORMATION SHEET IS SUPPLIED IN ORDER TO ASSIST YOU IN COMPLETING THE PROOF OF CLAIM FORM

	The prod	of of claim must be signed by the individual completing the form.			
	The sign	ature of the claimant must be witnessed.			
	Give the	complete address (including postal code) where all notices and correspondence are to be forwarded.			
	The amo	ount on the statement of account must agree with the amount claimed on the proof of claim.			
PARAG	RAPH 1	OF THE PROOF OF CLAIM			
	If the ind	ividual completing the proof of claim is not the creditor himself, he must state his position or title.			
	The cred	litor must state the full and complete legal name of the Company or the claimant.			
PARAG	RAPH 3 (OF THE PROOF OF CLAIM			
	the dollar	ed statement of account must be attached to the proof of claim and must show the date, the invoice number and in amount of all the invoices or charges, together with the date, the number and the amount of all credits or s. A statement of account is not complete if it begins with an amount brought forward. In addition, a creditor must his/her address, phone number, fax number and E-mail address.			
PARAG	RAPH 4 (OF THE PROOF OF CLAIM			
		cured creditor (subparagraph (A)) must check and state whether or not a priority rank is claimed under Section e Bankruptcy and Insolvency Act.			
	A claim of	of landlord (subparagraph (B)) for disclaim of lease must be completed with full particulars and calculations.			
	A secure	ed creditor must complete subparagraph (C) and attach a copy of the security documents.			
	A farmer	, fisherman or aquaculturist must complete subparagraph (D).			
	A wage earner must complete subparagraph (E), if applicable.				
	Section I	must be completed with regard to a pension plan.			
	A claim against director(s) (subparagraph (G)), in a proposal which compromises a creditor's claim, must contain furparticulars and calculations.				
	A custon	ner of a bankrupt securities firm must complete subparagraph (H).			
PARAG	RAPH 5 (OF THE PROOF OF CLAIM			
	The claimant must indicate whether he/she is or is not related to the debtor, as defined in the Bankruptcy and Insolver Act, by striking out that which is not applicable.				
PARAG	RAPH 6	OF THE PROOF OF CLAIM			
	The clair	nant must attach a detailed list of all payments received and/or credits granted, as follows:			
	a)	within the three months preceding the initial bankruptcy event, in the case where the claimant and the debtor are not related ;			
	b)	within the twelve months preceding the initial bankruptcy event, in the case where the claimant and the debtor are related .			
PROXY					
	a) b) c) d)	A creditor may vote either in person or by proxy; A debtor may not be appointed as proxy to vote at any meeting of the creditors; The Trustee may be appointed as a proxy for any creditor; In order for a duly authorized person to have a right to vote he must himself be a creditor or be the holder of a properly executed proxy. The name of the creditor must appear in the proxy.			

T. 416.488.2345 / 1.888.805.1793 F. 514.934.8603 <u>claims@richter.ca</u>

Richter Advisory Group Inc.
181 Bay Street, Suite 3320, Bay Wellington Tower
Toronto, ON M5J 2T3
www.richter.ca
Montréal, Toronto



RICHTER

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), 124(2), 128(1), and Paragraphs 51(1)(e) and 66.14(b) of the Act)

All r	notic _	es	or corresponde	nce regarding this claim	n must be forwa	rded to the followin	g address:		
In th	ne M	latte	er of the Bankr	uptcy of Fuel Technolo	gies Inc. of the	e City of Ottawa, Pro	ovince of Or	ntario, and the	claim of
l,						(r.	name of cred	ditor or repres	entative of
the	cred	litoi), of			(city and p	rovince), do	hereby certify	:
				f the above-named debt					
2.	Tha	at I	have knowledg	e of all of the circumstar	nces connected	I with the claim refe	rred to belo	w.	
of \$	uctir	ng a	any counterclair	at the date of the bankru , as specified in t ms to which the debtor is e in support of the claim	he statement of s entitled. (<i>The</i>	f account (or affiday	vit) attached	and marked S	Schedule "A" after
4.	Che	eck	and complete	appropriate category					
	□ A. UNSECURED CLAIM OF \$								
	(Other than as a customer contemplated by Section 262 of the Act)								
		Th	nat in respect of	f this debt, I do not hold	any assets of t	he debtor as securi	ty and		
		(C	heck appropria	te description)					
			Regarding th	ne amount of \$ Creditor")	, I do ı	not claim a right to a	a priority.		
			Regarding th	ne amount of \$ Creditor")	, I clai	m a right to a priorit	ty under sec	ction 136 of the	e Act.
			(Set out on a	an attached sheet details	s to support pric	ority claim)			
		В.	CLAIM OF LE	SSOR FOR DISCLAIME	ER OF A LEAS!	E\$			
				ke a claim under subsec ars of the claim, includir					
		C.	SECURED CL	.AIM OF \$					
		ar (G	e as follows: Give full particul	f this debt, I hold assets ars of the security, incluity, and attach a copy of	iding the date o	n which the security	_		
		D.	CLAIM BY FA	RMER, FISHERMAN O	R AQUACULTI	JRIST OF \$			
				ke a claim under subsections			aid amount	of \$	





FORM 31 (Continued)

Per:	ame and Title of Signing Officer			
J				
Signatu	ure of creditor			
Dated a	at, this	day of		
appoint	t another proxyholder in his or her place.			
	ny proxyholder in the above matter, except as	to the receipt of divide	nds,	(with <i>or</i> without) power to
	tor in the above matter, hereby appoint			
l,	(name of creditor)	, of	(nome of	town or city)
	Matter of the Bankruptcy of Fuel Technologie			
	(Subsection 102(2) and	PROXY paragraphs 51(1)e) an	d 66.15(3)b) of the	Act)
WARNII value of	If an affidavit is attached, it must have been made b NGS: A trustee may, pursuant to subsection 128(3 the security as assessed, in a proof of security, by tion 201(1) of the Act provides severe penalties for	 of the Act, redeem a sec the secured creditor. 	curity on payment to t	
E-mail	address:			
-	one number:	Fa	x number:	
Signatu	ure of creditor	Sig	gnature of witness	
		_		
Dated a	at, this	day of		
underva three m each o	all the following are the payments that I have alue within the meaning of subsection 2(1) of nonths (or, if the creditor and the debtor are rether at arm's length, within the 12 months) imprection 2(1) of the Act: (provide details of payments)	the Act that I have bee elated within the meani mediately before the da	en privy to or a party ing of section 4 of the ate of the initial ban	y to with the debtor within the he Act or were not dealing with kruptcy event within the meaning
mannei 6 Th	r. at the following are the payments that I have	received from the crea	dite that I have allow	wed to and the transfers at
	at, to the best of my knowledge, I am (or the analog of section 4 of the Act, and have (or has			
	Give full particulars of the claim, including	the calculations upon v	vhich the claim is b	ased.)
	H. CLAIM OF A CUSTOMER OF A BANKR That I hereby make a claim as a customer f particulars of which are as follows:			262 of the Act,
	That I hereby make a claim under subsection (Give full particulars of the claim, including			
	G. CLAIM AGAINST DIRECTOR \$(To be completed when a proposal provide.	s for the compromise o	of claims against dir	rectors.)
	☐ That I hereby make a claim under subse			
	F. CLAIM BY EMPLOYEE FOR UNPAID A			
	☐ That I hereby make a claim under subse ☐ That I hereby make a claim under subse	ction 81.3(8) of the Act		
	E. CLAIM BY WAGE EARNER OF \$			