CANADA
PROVINCE OF QUEBEC
DISTRICT OF QUEBEC
Division N°: 01-Montréal

Court N°: 705-11-013902-250 Estate N°: 41-3237990

IN THE MATTER OF THE BANKRUPTCY OF:

SUPERIOR COURT (Commercial Division)

Automobile Distinction Inc., body politic and corporate, duly incorporated according to Law, and having its head office and principal place of business at 123 Terr. Chaville, in the city of Lavaltrie, province of Ouebec, J5T 1C3.

Debtor

- AND -

C.S. ADJAMI INC., 3333 Graham Blvd., Suite 400, Montreal, Quebec, H3R 3L5.

Licensed Insolvency Trustee

NOTICE OF BANKRUPTCY AND FIRST MEETING OF CREDITORS (Subsection 102(1) of the Act)

Take notice that:

- 1. **Automobile Distinction Inc.** filed an assignment in bankruptcy on the 19th day of June 2025, and the undersigned, C.S. Adjami 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 the 9th day of July 2025, at 10:00 am, by Microsoft Teams videoconference at:

Microsoft Teams ID: 239 583 184 817 6

Microsoft Teams password: 5SW3jf2T

Phone Conference ID: 1 437-703-4265, 997 056 225#

If you would like to attend the meeting, please notify the Trustee by email at notifications@csadjami.ca and an invitation will be sent to you.

- 3. To be entitled to vote at the meeting, a creditor must lodge with the trustee, before the meeting, a proof of claim and, where necessary, a proxy.
- 4. Enclosed with this notice is 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 in order to share in any distribution of the proceeds realized from the estate.

Dated at Montreal, this 20th day of June 2025.

C.S. ADJAMI INC. Licensed Insolvency Trustee Hugo Daoust, CPA, CIRP, LIT 3333 Graham Blvd., Suite 400 Montreal, QC H3G 0B8 Phone: 514-341-5511

Fax: 514-342-0589

District de: Québec
No division: 01- Montréal
No cour: 705-11-013902-250
No dossier: 41-3237990

-- FORMULAIRE 21 --Cession au profit des créanciers en général (article 49 de la Loi)

Dans l'affaire de la faillite de Automobile Distinction Inc., corporation légalement constituée, ayant son siège social au 123, Terr. Chaville, en la ville de Lavaltrie province de Québec (J5T 1C3)

Le présent acte fait le 18 juin 2025 entre Automobile Distinction Inc. 123, Terr. Chaville Lavaltrie QC J5T 1C3 ci-après nommé «le débiteur» et C.S.Adjami Inc. ci-après nommé «le syndic».

et						
C.S.Adjami Inc.						
	ci-après nommé «le syndic»,					
☐ Personne physique	x	Personne morale ou autre entité légale				
Attendu que le débiteur est insolvable et desire céder et abandonner tous ses biens afin qu'ils soient distribués entre ses créanciers, le tout conformément à la Loi,						
·	En conséquence, le présent acte atteste que le débiteur, par les présentes, cède tous ses biens au syndic, aux fins et objets prévus par la Loi.					
Signé à Montréal en la province de Québec, en présence de Nathalie Lawlor.						
18-June-2025						
Nathalie Lawlor Témoin	Date	Pascal Bruneau Représentant du débiteur				

District of:	Quebec
Division No.	01 - Montréal
Court No.	705-11-013902-250
Estata No	/1 ₋ 3237000

Give reasons for the bankrupt's/debtor's financial difficulty (Select all that apply and provide details):

Χ	Original	Amended
\wedge	Original	Amenaca

-- Form 78 --

Statement of Affairs (Corporate Bankruptcy)

(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 Automobile Distinction Inc., Corporation legally constituted, having its head office at 123, Terr. Chaville, in the city of Lavaltrie in the Province of Quebec (J5T 1C3)

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 the bankruptcy, on the 19th day of June 2025. When completed, this form and the applicable attachments will constitute the 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.

Negative market conditions; Lack of Working Capital/Funding; Overhead Increasing; Faulty Accounting; Provide relevant details: [Other] Victime de fraude financière	Foreign Exchange F Competition; Faulty Infrastructure Tax Liabilities;		□ Economic Downturn; □ Legislated or Regulatory Restrictions; □ Unsuccessful Marketing Initiatives; □ Labour;		al Matters (Provide details); eased Cost of Doing Business · Management;
AS (totals from the list of assets as sta	SSETS ated and estimated by bankru	pt/debtor)		LIABILITIES (totals from the list of liabilities as stated and ex	stimated by bankrupt/debtor)
1. Cash on hand	_	316,608.00	1. Secu	ired creditors	0.00
2. Deposits in financial institutions	_	0.00	2. Prefe	erred creditors, securities, and priorities	0.00
Accounts receivable and other receivable. Tatal are such.			3. Unse	ecured creditors	1,865,171.88
Total amount Estimated realizable value 4. Inventory	0.00	0.00		ingent, trust claims or other liabilities estin rable for	nated to 0.00
5. Trade fixtures, etc.		0.00	Total	liabilities	1,865,171.88
6. Livestock	_	0.00	Const	_	
 Machinery and equipment Real property or immovables Furniture Intangible assets (intellectual property property property) Vehicles Securities (shares, bonds, debentus) Other property 	<u> </u>	0.00 0.00 0.00 0.00 0.00 0.00 2.00	Surpli	15	1,548,561.88
Total of lines 1 to 13		316,610.00			
If bankrupt is a corporation, add: Amount of subscribed capital Amount paid on capital	0.00	_			
Balance subscribed and unpaid Estimated to produce	0.00	0.00			
Total assets	=	316,610.00			
Deficiency		-1,548,561.88			
Total value of assets located outside Canada included in lines 1 to 13		0.00			

FORM 78 -- Continued

List of Assets

Arrange	hu	Matura	∩f	accat	and	numhar	conco	cutivalv

No.	Nature of	Address/Location	Asset located	Details	Percentage of	Total value of	Estimated	Equity or	Placeholder
	asset 1		outside		bankrupt's/debtor'	the	realizable	Surplus	(values on this
			Canada		s interest	bankrupt's/debt	value		line are for
						or's interest			notification
101	Cash on hand	n/a	П	Cash on Hand -	100.00	316,608.00	316,608.00	316,608.00	
				Chèques - Royale					
1101	Other personal	n/a		Business Assets - Book	100.00	1.00	1.00	1.00	П
	property			Debts - Comptes à					
				Recevoir - Carl Laberge					
1102	Other personal	n/a		Business Assets - Book	100.00	1.00	1.00	1.00	П
	property			Debts - Comptes à					
				recevoir - 9452-9450					
				Québec inc (Faillie)					
					Total	316,610.00	316,610.00		

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.

	18-Jun-2025
Pascal Bruneau	Date

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List of Liabilities

N ₂	Name of	A al al a a a a	Natura of	D-4-il-	Data	I		A f Ola:			A 4	O	Estimated.	blass
No.	Name of creditor or	Address	Nature of liability 2	Details	Date given/	Unanana I	0	Amount of Clai		T-4-I	Asset securing	Ground for the right to	Estimated surplus or	Place- holder
	claimant		ilability		incurred	Unsecured	Secured	Preferred/P riorities	Contingent, trust claims or other liabilities	Total amount of claim	the liability	a priority ³	(deficit) from security	(values on this line are for
														notifica -tion only)
 	revenu du Québec Attn: Direction régionale du recouvreme nt	des dossiers de faillites 1265 boul Charest O 9e étage	Corporate taxes			1.00	0.00	0.00	0.00	1.00			0.00	
2	ARC - Taxe - Québec	Shawiniga	Corporate taxes	impôts		1.00	0.00	0.00	0.00	1.00			0.00	
	Caisse Desjardins Pierre-Le-G ardeur	477, rue Notre-Dam e Joliette QC	property			1,034,060.88	0.00	0.00	0.00	1,034,060.88			0.00	
	Dunton Rainville Avocats	800, rue du Square Victoria, Bureau 4300 Montreal QC H3C 0B4	Litigation/le gal costs and awards			1.00	0.00	0.00	0.00	1.00			0.00	
5	Groupe 0911 inc.	123, Terr.	Promissory notes		Total	831,108.00 1,865,171.88	0.00	0.00	0.00	831,108.00 1,865,171.88			0.00	
1					. • •••	1 .,,	2.30	5.00	1.00	.,,				

²Choose 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.

	18-Jun-2025
Pascal Bruneau	Date

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³Choose 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

Pascal Bruneau

, Pascal Bruneau, of the city of Lavaltrie in the Province of Quebec, 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 the affairs of the Corporation on the 18th day of June 2025 and fully disclose all property of every description that is n my possession or that may devolve on me in accordance with the Act.
SWORN (or SOLEMNLY DECLARED) before me at the city of Montréal in the Province of Quebec, on this 18th day of June 2025.

Hugo Daoust, Commissioner of Oaths
For the Province of Quebec
Expires August 23, 2026

C.S.Adjami Inc. 3333 boul. Graham - Suite 400 Montréal QC H3R 3L5

Phone: (514) 341-5511

E-mail: claims@csadjami.ca; reclamations@csadjami.ca

 District of:
 Quebec

 Division No.
 01 - Montréal

 Court No.
 705-11-013902-250

 Estate No.
 41-3237990

- 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)

In the Matter of the Bankruptcy of Automobile Distinction Inc., Corporation legally constituted, having its head office at 123, Terr. Chaville, in the city of Lavaltrie in the Province of Quebec (J5T 1C3)

The creditor'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 must be provided in all cases): Address: Facsimile: Email: Contact person name or position : Telephone number for contact person : In the matter of the bankruptcy of Automobile Distinction Inc . of the city of Lavaltrie in the Province of Quebec and the claim of _____, creditor. _____ (name of creditor or representative of the creditor), of _____ (city and province), do hereby certify: 1. 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 the 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 the circumstances connected with the claim referred to below . 3. That the debtor was, at the date of bankruptcy, namely the 19th day of June 2025, and still is, indebted to the creditor in the sum of \$ _____, as specified in the statement of account (or affidavit) attached 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 converted to Canadian currency as of the date of bankruptcy. (The attached statement of account or affidavit must specify the supporting documents or other evidence in support of the claim) 4. 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 legislation . 5. That payment for this debt by the debtor to the creditor has been due (or has been in default) since the _____ day of ___ _, and that the last payment, if any, on this debt by the debtor to the creditor was made on the _____ day of _____ and/or that the last acknowledgement, if any, of liability for this debt by the debtor to the creditor was made on the _____ day of , as follows: (Give full particulars of the claim, including its history, any acknowledgement or legal action) 6. (Check and complete appropriate category) A. Unsecured claim of \$____ (Other than as a customer contemplated by Section 262 of the Act) That 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

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136(1)(d) of the Act (Complete paragraph 6E below.)

 District of
 Quebec

 Division No.
 01 - Montréal

 Court No.
 705-11-013902-250

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FORM 31 --- Continued

In the Matter of the Bankruptcy of Automobile Distinction Inc., Corporation legally constituted, having its head office at 123, Terr. Chaville, in the city of Lavaltrie in the Province of Quebec (J5T 1C3)

	Regarding the amount of \$, I claim a right to a priority under paragraph
	136(1)(d.01) of the Act.	
	Regarding the amount of \$ 136(1)(d.02) of the Act.	, I claim a right to a priority under paragraph
	Regarding the amount of \$136(1)(d.1) of the Act.	, I claim a right to a priority under paragraph
	Regarding the amount of \$136(1)(e) of the Act.	, I claim a right to a priority under paragraph
	Regarding the amount of \$136(1)(f) of the Act.	, I claim a right to a priority under paragraph
	· / · /	, I claim a right to a priority under paragraph
	() ()	, I claim a right to a priority under paragraph
(Set	out on an attached sheet details to suppo	ort priority claim)
·		
	B. Claim of Lessor for disclaimer of a	lease of \$
		the Act, the particulars of which are as follows:
(Give 1	full particulars of the claim, including the c	calculations upon which the claim is based)
	C. Secured claim of \$	
That	in respect of this debt. I hold assets of the	e debtor valued at \$ as security, the particulars of which are as follows:
•	e full particulars of the security, including that the full particulars of the security documents.)	he date on which the security was given and the value at which you assess the security,
		f the Act, redeem a security on payment to the secured creditor of the debt or the value of
	ecurity as assessed, in the proof of securit	
	D. Claim by Farmer, Fisherman or Aqu	uaculturist of \$
That	I make a claim under subsection 81.2(1) o	of the Act for the unpaid amount of \$
That	•	of the Act for the unpaid amount of \$
That	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$	of the Act for the unpaid amount of \$ veceipts)
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81	of the Act for the unpaid amount of \$
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81	of the Act for the unpaid amount of \$ veceipts)
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81	of the Act for the unpaid amount of \$
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81 That I make a claim under subsection 81	of the Act for the unpaid amount of \$
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81 That I make a claim under subsection 81 F. Claim by Pension Plan for unpaid at That I make a claim under subsection 81	of the Act for the unpaid amount of \$
That (Attac	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81 That I make a claim under subsection 81 F. Claim by Pension Plan for unpaid at That I make a claim under subsection 81	and the Act for the unpaid amount of \$
That (Attack)	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81 That I make a claim under subsection 81 F. Claim by Pension Plan for unpaid at That I make a claim under subsection 81 That I make a claim under subsection 81 G. Claim against Director of \$ be completed when a proposal provides for I make a claim under subsection 50(13) of I mak	and the Act for the unpaid amount of \$
That I (Attack	I make a claim under subsection 81.2(1) och a copy of sales agreement and delivery E. Claim by Wage Earner of \$ That I make a claim under subsection 81 That I make a claim under subsection 81 F. Claim by Pension Plan for unpaid at That I make a claim under subsection 81 That I make a claim under subsection 81 G. Claim against Director of \$ be completed when a proposal provides for I make a claim under subsection 50(13) of I mak	of the Act for the unpaid amount of \$

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 District of
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 Division No.
 01 - Montréal

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 Estate No.
 41-3237990

FORM 31 --- Concluded

In the Matter of the Bankruptcy of Automobile Distinction Inc., Corporation legally constituted, having its head office at 123, Terr. Chaville, in the city of Lavaltrie in the Province of Quebec (J5T 1C3)

- 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.
- 8. That the following are the payments that I have received from the debtor, the credits that I have allowed to the debtor, and the transfers at undervalue within the meaning of section 2 of the Act that I have been privy to or a party to with the debtor within the three months (or, if the creditor and the debtor are related within the meaning of section 4 of the Act or were not dealing with each other at arm's length, within the 12 months) immediately before the date of the initial bankruptcy event within the meaning of section 2 of the Act: (Provide details of payments, credits and transfers at undervalue)

(Provide d	details of payments, credits and transfers at underval	ue)					
9. (Ap	applicable only in the case of the bankruptcy of an ind	ividual.)					
	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 paragraph 68(4) of the Act, of the new fixed amount or of the fact that there is no longer surplus income.						
	I request that a copy of the report filed by the trustee regarding the bankrupt's application for discharge pursuant to subsection 170(1) of the Act be sent to the above address.						
•	Subsection 201(1) of the Act provides for the imposit makes any false claim, proof, declaration or statement	•	he event that a creditor or person claiming to be				
Dated at _	, thi	s	day of				
Signature	re of creditor or representative						

Form 31 (2023-12) Page 3 of 3

District of: Quebec
Division No. 01 - Montréal
Court No. 705-11-013902-250
Estate No. 41-3237990

- FORM 36 -Proxy

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

In the Matter of the Bankruptcy of Automobile Distinction Inc., Corporation legally constituted, having its head office at 123, Terr. Chaville, in the city of Lavaltrie in the Province of Quebec (J5T 1C3)

l,	, of	, a creditor in the above matter, hereby	
appoint	, of		, to be
my proxyholder in the above matter, power to appoint another proxyholde		t of dividends,	(with or without)
ponon do appoint another provisional	p		
Dated at	, this _	day of	,
Witness		Individual Creditor	
		Name of Corporate Cre	editor
	Pei	r	
		Name and Title of Sign	ing Officer
Return To:			
C.S.Adjami Inc Licensed Insolvenc	y Trustee		
3333 boul. Graham - Suite 400			
Montréal QC H3R 3L5			

E-mail: claims@csadjami.ca; reclamations@csadjami.ca



C.S.Adjami Inc. 3333 boul. Graham, Bureau 400 Montréal, QC 514-341-5511 claims@csadjami.ca

Carl Adjami, CPA, CIRP, LIT Hugo Daoust, CPA CIRP, LIT

THIS INFORMATION SHEET 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.
- Indicate the complete address (including postal code) and the email address to which all notices and correspondence are to be sent.
- 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

If the individual completing the proof of claim is not the creditor himself, he must state his position or 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 5 OF THE PROOF OF CLAIM

Indicate the date the debt is due (according to the terms of credit or agreements governing the debt) and the date the last payment was received from the bankrupt company (or debtor). If your claim is statute-barred and the bankrupt company (or debtor) has waived the statute of limitations for the amount (in other words, it accepts that the claim is valid, regardless of the date on which it is prescribed), please indicate this date.

PARAGRAPH 6 OF THE PROOF OF CLAIM

- An unsecured creditor must check whether or not it claims a priority right under section 136 of the Bankruptcy and Insolvency Act, depending on whether the nature of the claim falls within the following situations:
 - ❖ 136(1)(d): If you are an employee, the difference between the amount actually paid to you under section 81.3 and the amount actually owed to you (up to a maximum of \$2,000).
 - ❖ 136(1) (d.01), 136(1) (d.02): If you are a secured creditor, the amount paid under sections 81.3, 81.4, 81.5 and 81.6 (priority to employees).
 - ❖ 136(1) (d.1): Amounts owed to you as a result of a court order for child support or alimony.
 - ❖ 136 (1) (e): Municipal taxes that do not have benefits from a claim in the building.
 - ❖ 136 (1)(f): If you are a landlord, an amount equivalent to 3 months' accelerated rent and 3 months' rent arrears, to the extent provided for in the lease.
 - ❖ 136(1)(a): Legal costs related to a claim under section 70(2).
 - 136 (1) (i): Claims against employers for workers' compensation.
- A landlord must complete subparagraph B following a resiliation of the lease by the debtor.
- ♦ A secured creditor must complete subparagraph C.
- ♦ A farmer, fisher or aquaculturist must complete subparagraph D.
- An employee must complete subparagraph E (the maximum amount that can be claimed under subsection 81.3(8) or 81.4(8)) is limited to \$2,000 plus \$1,000 for expenses incurred in relation to the employment).
- ♦ A claimant against the directors must complete subparagraph G.
- A client of a bankrupt investment dealer must complete subparagraph H.

PARAGRAPH 7 OF THE PROOF OF CLAIM

The claimant must indicate whether or not he or she is related to the debtor, as defined in the Bankruptcy and Insolvency Act as either "am related" or "not related".

PARAGRAPH 8 OF THE PROOF OF CLAIM

- The claimant must provide a detailed list of all payments received and/or credits granted, either:
 - (a) in the three months preceding the bankruptcy or proposal, in the event that the claimant and the debtor are not related.
 - (b) during the twelve months preceding the bankruptcy or proposal, in the case where the claimant and the debtor are related.