

First Agenda Limited (In Liquidation)

Liquidators' Twenty Fifth Report (for the period from 24 February 2022 to 23 August 2022) McDonald Vague Limited Level 1, 136 Greenlane East Auckland 1051

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1 INTRODUCTION AND APPOINTMENT

Boris van Delden (Licence No: IP57) and Iain McLennan (Licence No: IP82), Licensed Insolvency Practitioners of Auckland, were appointed jointly and severally as liquidators of First Agenda Limited ("the company") on 24 August 2010 by the High Court at Auckland.

Pursuant to Section 255(2)(d) of the Companies Act 1993 ("the Act"), the liquidators herewith report on the progress of the liquidation. This twenty fifth report should be read in conjunction with the liquidators' previous reports. This report is being sent to all shareholders and all creditors who have filed a claim in the liquidation.

A Statement of Realisations and Distributions is attached.

2 RESTRICTIONS

This report has been prepared in accordance with section 255(2)(d) of the Act. Whilst all care and attention has been taken in compiling this report, we do not accept any liability whatsoever to any party as a result of the circulation, publication, reproduction or use of this report.

We reserve the right (but are under no obligation) to review and, if we consider necessary, revise this report in respect of any information existing at the date of this report which becomes known to us after that date.

3 CONDUCT OF THE LIQUIDATION

Asset Realisations

3.1 Office furniture

Office furniture totalling \$2,849 has been sold.

3.2 Intellectual property

As previously advised, the company's software and database in development in relation to the "iCashbook" accounting product was purportedly sold in October 2009 to another company operated by or for the benefit of the then directors of First Agenda.





The liquidators have received back part of the software and database suite however have not in their opinion received back all of the IP, particularly given the funding and creditors obligations incurred by the company and its directors in further development work following that purported sale.

Mr Williams disputed the liquidators' position re ownership and there has been extensive communication between the liquidators and Mr Williams as director. As a result, the liquidators continue to pursue the sale proceeds due on 30 September 2014.

Written demands for repayment have been returned gone no address or not known at this address despite the postage being sent to the purchaser's proper addresses as recorded on the Companies Office website.

4 INVESTIGATIONS

The liquidators' investigations into the books, records and affairs of the company continue on a cost benefit basis.

5 CREDITORS' CLAIMS

5.1 Preferential creditors

A preferential claim of \$8,367 was received in respect of the applicant creditor's costs of placing the company into liquidation. This claim has been paid in full. We are not aware of any other preferential claims.

5.2 Unsecured creditors

As at the date of preparing this report, 16 unsecured creditors' claims have been received which total \$1,242,211. In the interests of minimising liquidators' fees, the liquidators will review the creditors' claims for items and issues that will assist the completion of the liquidators' investigations, but will not attend to the formality of accepting or rejecting creditors' claims unless they are in a position to pay a distribution.

6 LIQUIDATORS' FEES

The liquidators' time and cost to 23 August 2022 totalled \$63,474 excluding disbursements and GST. These costs are based on the work undertaken as follows:-

Work Category	Hours	\$
Appointment and statutory functions	30.9	8,174
Management and administration	40.8	9,527
Creditors' claims, enquiries and reports	31.4	7,869
Taxation	28.0	7,267
Investigations and asset realisations	85.3	30,637
Total	216.4	\$63,474

Liquidators' fees in a Court ordered liquidation are to be approved by the Court and if required a retrospective application for fee approval will be made by the liquidators. Section 284 (1) of the Act



provides that an application (with the leave of the Court) may be made by a creditor, shareholder or director of a company in liquidation to review or fix the remuneration of the liquidators.

In circumstances where no application has been made to review or fix the liquidators' remuneration the Court will be less inclined to rigorously examine the fees submitted by the liquidators for subsequent approval.

7 FUNDS / LIKELY OUTCOME

All known preferential claims have been paid in full. The level of any dividend to unsecured creditors will depend on the resolution of the legal matter referred to above.

8 MATTERS DELAYING THE COMPLETION OF THE LIQUIDATION

The following matters are outstanding:

- Resolution of the sale transaction
- Completion of investigation

9 ESTIMATED DATE OF COMPLETION

Based on the information contained in this report the liquidators presently propose to complete all outstanding matters with a view to retiring as liquidators within the next six months.

10 CONTACT DETAILS

Enquiries should be directed to the writer on DDI (09) 303 9512 or by email to imclennan@mvp.co.nz.

The Liquidators can be contacted at:

McDonald Vague Limited Level 1, 136 Greenlane East Auckland 1051

P O Box 6092 Victoria Street West Auckland 1142

IAIN McLENNAN (Licence No: IP82)

LIQUIDATOR

DATED this 21st day of September 2022



Realisations and Distributions

First Agenda Limited (In Liquidation) 24 August 2010 to 23 August 2022

	Cash Received \$
Realisations	
GST Refund – Additional Invoices	56,239
Interest	1,531
Pre-Liquidation GST Refund	12,187
Sundry Refund	11
Sale of Assets	2,849
Total Realisations	\$72,817
Payments	
Liquidators Fees	
Liquidators Fees	60,982
Disbursements	2,074
Total Liquidators Fees	\$63,056
Other Costs of Liquidation	
Auction Costs	833
Bank Fees	174
Residents Withholding Tax	386
Total Costs of Liquidation	\$1,393
Distribution	
Applicant Creditor – Preferential Court Costs	8,367
Total Distribution to Preferential Creditor	\$8,367
Total Payments	\$72,816
BALANCE HELD	\$1

Note: the above figures are GST exclusive