

Prime Fitness Limited (In Liquidation)

Liquidators' First Report

McDonald Vague Limited

Level 10, 52 Swanson Street, Auckland Central

PO Box 6092, Wellesley Street, Auckland 1141, New Zealand

> p: 09 303 0506 f: 09 303 0508 e: insol@myp.co.nz

> > www.mvp.co.nz

TO: The directors, shareholders, and known creditors of the company

1 INTRODUCTION AND APPOINTMENT

Prime Fitness Limited ("the company") was placed into liquidation by the High Court at Wellington pursuant to Section 241(2)(c) of the Companies Act 1993 ("the Act") on 27 August 2019 at 10:24 a.m. on the application of Terrace Heights Holdings Limited. Boris van Delden and Peri Micaela Finnigan, CAANZ Accredited Insolvency Practitioners, of Auckland, were appointed as joint and several liquidators of the company.

2 RESTRICTIONS

In preparing this report and its appendices, we have relied upon information provided to us. We have not independently verified or audited that information. 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, amend this report to take into account any information existing at the date of this report that becomes known to us after this report is published.

3 INDEPENDENCE

A declaration of independence is attached at Appendix 2. As far as we are aware there are no conflicts real, perceived, or risks of independence.

4 ATTACHMENTS

The following documents are attached to this report:

Appendix 1: Statement of Affairs setting out the company's estimated financial position

Appendix 2: Declaration of independence / relationships / indemnities and upfront payments

Appendix 3: Schedule of company creditors' names and addresses

Appendix 4: Notice of Liquidators' decision to dispense with meeting of creditors

Appendix 5: Notice to creditors to prove debts or claims

Appendix 6: Creditors claim form





5 COMPANY STRUCTURE AND BACKGROUND

Date of incorporation:

25 March 2015

Company number:

5651428

Date ceased trading:

February 2019

Nature of business:

Gymnasium Operator

Trading address:

Suite 3c Terrace Heights, 163 the Terrace, Wellington 6011

Share capital:

1,300,000 Shares

Shareholders:

Talal Rashed

1,040,000 shares (80.00%)

Zheng Lu

260,000 shares (20.00%)

Director:

Talal Rashed Alshemari

Related companies:

Prime Fit Group Limited

Shadow Academy Limited

The company leased premises in Wellington for a gymnasium operation. It fell into arrears with the rent and ceased operations in February 2019. An agreement was reached between the company and the landlord in relation to settling the outstanding debt, but the company was unable to meet its obligations under the agreement and liquidation proceedings were commenced.

6 STATEMENT OF AFFAIRS

A Statement of Affairs showing the company's estimated financial position as at the date of our appointment is provided at Appendix 1.

7 ASSETS AND PROPOSALS FOR CONDUCTING THE LIQUIDATION

We will realise all available assets.

We will complete a thorough review of the company's books, records and affairs to:

- ensure that all assets have been properly accounted for,
- determine if there are any other avenues of recovery for creditors,
- determine if the company's officers have properly carried out their duties and take appropriate steps where necessary.

If there are funds available for distribution to creditors, we will verify creditors' claims and make a distribution. We will then complete the liquidation and request that the Registrar of Companies remove the company from the register.

8 LIABILITIES AND CREDITOR CLAIMS

A schedule of known creditors and their addresses is provided at Appendix 3, as required by Section 255(2)(c) of the Act.



A notice to creditors to prove debts or claims is provided at Appendix 5. Also provided is a creditor's claim form at Appendix 5 for completion and return to this office by Thursday, 31 October 2019. Creditors that have not made a claim by the date on the notice may be excluded from any distribution made. If you believe that you are a secured creditor, please contact us and the appropriate form will be sent to you.

8.1 Secured Creditors

As at the date of liquidation one secured party had a registered security interest against the company on the Personal Property Securities Register. This related to leased gym equipment. The secured party has since uplifted their equipment and have advised they have no further claim against the company.

Personal Property Securities Act / Reservation of Title

If any creditor believes that they hold a Purchase Money Security Interest entitling them to any goods or proceeds from realisation of goods, they should contact us immediately.

If any creditor believes that they have a Reservation of Title over goods and they have not perfected their interest, they should also contact us immediately.

8.2 Preferential Creditors

The applicant creditor's preferential claim amounts to \$5,002 for their Court awarded costs.

We have been advised that a former employee has filed proceedings with the Employment Relations Authority. We are yet to receive details of those proceedings.

8.3 Unsecured Creditors

From our review of the company's accounting records and other information available to date, we estimate that the amount due to unsecured creditors is approximately \$38,773.

9 CREDITORS' MEETING / LIQUIDATION COMMITTEE

A notice of the Liquidators' decision to dispense with the meeting of creditors is provided at Appendix 4.

Any creditor or shareholder may at any time in the course of the liquidation request that the liquidators call a meeting pursuant to Section 314 of the Companies Act 1993, for the purpose of appointing a liquidation committee. Any request for a meeting must be submitted to the liquidators in writing.



10 FURTHER INFORMATION

If you are aware of any information that would assist the Liquidators, please set the details out in writing, attach any supporting evidence, and send it to us. Please note that it can be difficult for liquidators to act in reliance on information that is not provided in writing.

If any creditor wishes to receive the six month reports by email as and when they are published, please ensure that an email address is provided on your creditors' claim form.

This report and all subsequent reports will be available on the Liquidators' website at www.mvp.co.nz

11 ESTIMATED DATE OF COMPLETION

It is currently too early to estimate a date of completion for the liquidation.

12 CONTACT DETAILS

Enquiries should be directed to Colin Sanderson on DDI (07) 838 0908 or by email to CSanderson@mvp.co.nz.

The Liquidators can be contacted at:

McDonald Vague Limited Level 10, 52 Swanson Street Auckland 1010

P O Box 6092 Wellesley Street Auckland 1141

BORIS VAN DELDEN LIQUIDATOR

DATED this 24th day of September 2019

BVD/CRS/150 Prime Fitness/205 First Report



Prime Fitness Limited (In Liquidation) Statement of Affairs

Statement of Affairs for the above named company as at 27 August 2019 (being the date of liquidation) showing assets at estimated realisable values and liabilities expected to rank.

ASSETS SPECIFICALLY PLEDGED

No securities are registered on the Personal Property Securities Register

ASSETS AVAILABLE FOR PREFERENTIAL CREDITORS	Book	Estimated
	Value	to Realise
Gym equipment	Unknown	2,000
Inter-company advances	18,000	Unknown
Total	\$18,000	\$2,000
Less preferential creditors		
Applicant creditor		5,002
Employees		Unknown
		OTIKTOWIT
Total		\$5,002
		43,002
February and definition on the control of the contr		
Estimated deficiency as regards preferential creditors		(\$3,002)
Less deficiency as regards preferential creditors		3,002
Deficiency ranking as unsecured	•	(\$3,002)
	=	· · · · · · · · · · · · · · · · · · ·
LESS UNSECURED CREDITORS		
Estimated deficiency as regards preferential creditors Trade creditors		3,002
Estimated (deficiency) as regards unsecured creditors	-	38,773
Estimated (deficiency) as regulas unsecured treditors	=	(\$41,775)

Notes:

- 1. There is no unpaid capital liable to be called up.
- 2. The above estimates are subject to the costs of the liquidation.
- 3. Assets held may be subject to Purchase Money Security Interest ("PMSI") or Reservation of Title claims.
- 4. There is a contingent liability in respect of the lease of the premises.

Disclaimer of Liability

The information contained in the Statement of Affairs has been supplied by the company. We have not verified the information supplied. The Statement of Affairs has been prepared for the purpose of the liquidation and we do not accept any responsibility on any grounds whatsoever, including liability in negligence, to any party.



Prime Fitness Limited (In Liquidation) Declaration of Independence / Relationships / Indemnities and Upfront Payments

A DECLARATION OF INDEPENDENCE

(i) The appointed and McDonald Vague Limited have undertaken a proper assessment of the risks of independence prior to accepting appointment in accordance with the law code of conduct and applicable professional standards and have concluded that they have no prior business or professional relationship with the insolvent that is a real or potential risk and that they are independent.

B DECLARATION OF RELATIONSHIPS

- (ii) The appointed and McDonald Vague Limited have no prior business or professional or personal relationship with known associates of the insolvent or the major secured creditors that are a real or potential risk.
- (iii) The appointed disclose there are no other relevant relationships to declare.
- (iv) The appointed and McDonald Vague Limited have not provided any prior professional services to the insolvent or known associates of the insolvent in the prior two years.

C DECLARATION OF INDEMNITIES AND UPFRONT PAYMENTS

(v) There is no indemnity nor upfront payment.

BORIS VAN DELDEN

LIQUIDATOR

DATED this 24th day of September 2019

DVD/CR3/13U

Prime Fitness/205 First Report



Prime Fitness Limited (In Liquidation) Schedule of Creditors' Names and Addresses

Pursuant to Section 255(2)(c) of the Companies Act 1993

Creditor Names	Address 1	Address 2	Address 3
Accident Compensation Corporation	P O Box 3248	WELLINGTON 6140	
ANZ Bank New Zealand Limited	P O Box 407	WELLINGTON 6140	
DynamITe IT Solutions	23 Redwood Street	Elderslea	UPPER HUTT 5018
nland Revenue Department	P O Box 39 010	Wellington Mail Centre	LOWER HUTT 5045
Spark NZ Trading Limited	P O Box 1473	CHRISTCHURCH 8140	
Terrace Heights Holdings Limited	P O Box 11785	WELLINGTON	



Notice of Liquidators' Decision to Dispense with Meeting of Creditors

After having regard to the assets and liabilities of Prime Fitness Limited (In Liquidation) and the likely result of the liquidation, the liquidators propose to dispense with a meeting of creditors pursuant to Section 245 of the Companies Act 1993.

The liquidators do not, however, wish to preclude creditors from expressing their views. Please contact Colin Sanderson of this office on DDI (07) 838 0908 if you have any specific enquiries.

If you wish to request that a creditor's meeting be called, notice in writing is required within 10 working days of receiving this notice. Your notice you must also state the reason you require a meeting so that an agenda can be prepared and circulated to creditors and creditors can be given the opportunity to vote on any proposed resolutions by voting letter.

BORIS VAN DELDEN LIQUIDATOR

DATED this 24th day of September 2019

BVD/CRS/150 Prime Fitness/205 First Report



IN THE MATTER of

The Companies Act 1993

and

IN THE MATTER of

Prime Fitness Limited (In Liquidation)

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Prime Fitness Limited (In Liquidation) ("the company"), fix Thursday, the 31st day of October 2019, as the day on or before which the company's creditors are to make their claims and establish any priority their claims may have under Section 312 of the Companies Act 1993. Creditors not having made a claim by this date may be excluded from any distribution made.

BORIS VAN DELDEN LIQUIDATOR

DATED this 24th day of September 2019

ADDRESS OF LIQUIDATOR

McDonald Vague Limited Level 10, 52 Swanson Street **AUCKLAND 1010**

PO Box 6092

Telephone: (09) 303 0506

Wellesley Street

Facsimile: (09) 303 0508

AUCKLAND 1141

Website:

www.mvp.co.nz

DATE OF LIQUIDATION: 27 August 2019



McDONALD VAGUE LIMITED

PO Box 6092, Wellesley St, Auckland 1141, New Zealand. Telephone 0-9-303 0506, Facsimile 0-9-303 0508

Unsecured Creditor's Claim

(Also for use by Preferential Creditors)

SECTION 304(1) COMPANIES ACT 1993 (For help see www.mvp.co.nz or email claims@mvp.co.nz)

receptione of 3 day of 5	0, ruesimile 0 5 303 0300		
NAME AND POSTAL ADDR	ESS OF CREDITOR IN FULL		*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 the liquidators and McDonald Vague and will be released to other parties only with your authorisation or in compliance with the Privacy Act 1993.
			Under Section 304(1) of the Companies Act 1993 any claim by an unsecured creditor against a company in
Telephone Numbers: ()			liquidation must be in this prescribed form and must – (a) Contain full particulars of the claim; and
()			(b) Identify any documents that evidence or substantiate the claim.
E-Mail			You may have access to and request correction of any
My Reference is: (if applicable)			personal information. (*Not applicable, if creditor is not an individual within the meaning of the Privacy Act 1993.)
NAME OF COMPANY IN LI	QUIDATION:		
			(IN LIQUIDATION)
	f creditor, specify relationship at the date it was put into liq		named creditor for the sum of (Amount in words):
STATUS OF CLAIM:			
I am an unsecured (Also applicable to	d creditor for secured creditors who hereb	y surrender their security)	\$
I am a preferentia (Refer details on re			\$
 My total claim is for (State currency if or 		ther	NZ \$
4. I have claimed rete	ention/reservation of title righ	ts pursuant to rights held by n	Tiek ii Applicable
			e the claim, are identified on the reverse of this form.
(The liquidator may require the	ne production of a document	under Section 304(2) of the Co	mpanies Act 1993. You are not required to attach vould expedite the processing of the claim.)
any supporting documents	at this stage, but you may at	tach them now, if you think it v	volid expedite the processing of the daim.)
SIGNED:			Date: / /
		ction 304(6) of the Companie	
WARNING -	Make or authorise the m false or misleading; or	aking of, a claim that is false	or misleading in a material particular knowing it to be
	Omit, or authorise the or or misleading in a mater	-	atter knowing that the omission makes the claim false
Received	RESERVED FOR OFFICE	· ·	
(Date Stamp)	Claim admitted/rejected		Detail
	for voting purposes: (Delete one)	Signed:	Date: / /
		Preferential Claim for:	Ordinary Claim for:
	CLAIM REJECTED FOR PAYMENT:	\$	\$
	or	Preferential Claim for:	Ordinary Claim for:
	CLAIM ADMITTED FOR PAYMENT:	\$	\$
	Signed Liquidator:		Date: , / /
McDonald Vague		admit or reject a claim is amer	nded, regulation 8 of the Companies Act 1993
	Liquidation Regu	lations 1994 requires that it be	recorded in writing.



McDONALD VAGUE LIMITED

PO Box 6092, Wellesley St, Auckland 1141, New Zealand. Telephone 0-9-303 0506, Facsimile 0-9-303 0508

If applicable please record here your GST Registration number:

and total GST included in your tax invoice:

If the creditor owes money to the company, please give full details.

Date	6, Facsimile 0-9-303 0508 Details of Claim and Identification of Documents that Evidence or Substantiate the Claim	Amount \$		
CLAIMS AGAINST INVENT	ORY (Romalpa Claims)(Consignment Goods) (Retention of Title) etc.			
	basis of the retention of title claim filed by you and/or details of entry on the Person	nal Property Securities Register.		
-				
PREFERENTIAL CLAIMANTS ONLY				
Guideline The Seventh Schedule of the Companies Act 1993 sets out those claims which are regarded as preferential and shows their extent and order of priority. For example, wages and salary of any employee in respect of services rendered to the company during the four months preceding the commencement of liquidation are preferential AND the total sum to which priority is to be given in the case of any one employee for wages, holiday pay, deductions, redundancy and child support must not exceed \$23160 or such greater amount as is prescribed at the commencement of the liquidation.				
Why do you believe you are a preferential creditor? (eg. employee, GST, etc)				
2. Details of your claim:				
· Management of the control of the c				
The state of the s				

\$