

McDonald Vague Limited

WESTWOOD HOLDING LIMITED (IN LIQUIDATION) Level 1, 136 Greenlane East.

Auckland 1051

PO Box 6092, Victoria Street West,

Auckland 1142, New Zealand

f: 09 303 0508 e: insol@mvp.co.nz

p: 09 303 0506

www.mvp.co.nz

Liquidators' First Report

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

INTRODUCTION AND APPOINTMENT 1

Westwood Holding Limited (In Liquidation) ("the company") was placed into liquidation by a special resolution of the shareholders of the company pursuant to Section 241(2)(a) of the Companies Act 1993 ("the Act") on 23 May 2023 at 10:00 a.m. Keaton Pronk Licence No: IP107 and Iain McLennan Licence No: IP82, Licensed Insolvency Practitioners, of Auckland, were appointed as joint and several liquidators of the company.

RESTRICTIONS 2

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.

INDEPENDENCE

A declaration of independence is attached at Appendix 2. We are not aware of any real or perceived conflicts of interest or risks to our independence.

ATTACHMENTS

The following documents are attached to this report:

Appendix 1: Statement of Affairs

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

Appendix 3: Schedule of creditors' names and addresses

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

Notice to creditors to prove debts or claims Appendix 5:

Appendix 6: Creditors claim form









5 COMPANY STRUCTURE AND BACKGROUND

Date of incorporation: 3 October 2018

Company number: 7056597

New Zealand Business Number: 9429047058583 Date ceased trading: 31 March 2023

Nature of business: Investment - residential property

Trading address: 49 Milano Boulevard, Karaka, Auckland 2113

Previous names/Trading name: None known
Share capital: 100 Shares
Shareholders: Min HANG

Jun HANG

Directors: Min HANG
Related companies: None known

The shareholders of the company decided to liquidate as the company following a property transaction they were a party to falling over after the nominee defaulted on the purchase. The company had ceased trading, and had no further developments so had served its purpose.

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 PROPOSED ACTIONS IN 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 CALL FOR CREDITOR CLAIMS

The liquidators have compiled a schedule of the company's creditors and their addresses as required by Section 255(2)(c) of the Act, which is at Appendix 3. The schedule has been compiled from company records and information provided to the liquidators at the time of preparing this report. The schedule may not list all of the company's creditors and all of the parties listed on the schedule may not be creditors of the company.

There are no known contingent creditors. There are no known current or pending proceedings to which the company is a party.

A notice to creditors to prove debts or claims is provided at Appendix 5 and an unsecured creditor's claim form is provided at Appendix 6. If you are an unsecured creditor and you wish to lodge a claim in the company's liquidation, please complete the unsecured creditor's claim form then return the completed form together with supporting documentation to our offices by 6 July 2022. Creditors that have not made a claim by this date may be excluded from any distribution made.

If you believe that you are a secured creditor, you should not complete the unsecured creditor's claim form. Please contact us and request that a secured creditor's claim form be sent to you.

8.1 Secured Creditors

As at the date of liquidation 1 secured parties had registered 1 security interest against the company on the Personal Property Securities Register.

United Timber Merchants Limited – Purchase Money Security Interest

Personal Property Securities Act / Reservation of Title

If you have not registered a financing statement on the PPSR and you believe you have:

- a Purchase Money Security Interest entitling them to any goods in the possession or control of the company and/or proceeds from the realisation of those goods; and/or
- a Reservation of Title over goods;

you should contact us immediately.



8.2 Preferential Creditors

The company director advises there are no employee obligations.

The Inland Revenue Department has not yet provided us with a creditor's claim form and we understand from MyIR that all filings are up to date and that there are no amounts owed to Inland Revenue.

8.3 Unsecured Creditors

From our review of the company's accounting records and other information we estimate that the amount due to unsecured creditors is approximately \$325,000 to either the shareholders or parties related to the shareholders. The Financial Statements for the company as at 31 March 2023 do not disclose any other creditors.

We estimate the potential recovery to creditors is nil.

The company is not a party to any other claims or proceedings.

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 monthly 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 http://www.mvp.co.nz

11 ESTIMATED DATE OF COMPLETION

The liquidation is estimated to be completed within the next 1 year, if there are no matters arising that concern the liquidators.



12 CONTACT DETAILS

Enquiries should be directed to Keaton Pronk on DDI +64 (9) 969 1518 or by email to kpronk@mvp.co.nz.

The Liquidators can be contacted at:

McDonald Vague Limited Level 1 136 Greenlane East, Greenlane Auckland 1051

P O Box 6092 Victoria Street West Auckland 1142

KEATON PRONK

LIQUIDATOR (Licence No: IP107)

Reaton

Dated this 30th day of May 2023



Statement of Affairs Westwood Holding Limited

Assets

Liabilities

Related parties 325,000



WESTWOOD HOLDING 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 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 a 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 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) As the company has no assets, the company shareholders have paid \$6,500.00 incl GST to cover the fees, costs and disbursements of this liquidation. There are no conditions attached to this payment.



KEATON PRONK LIQUIDATOR

Dated this 30th day of May 2023



WESTWOOD HOLDING LIMITED (IN LIQUIDATION) Schedule of Creditors' Names and Addresses

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

Creditor Name Address 1 Address 2 Address 3 Postcode



Notice of Liquidators' Decision to Dispense with Meeting of Creditors

After having regard to the assets and liabilities of Westwood Holding 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 Keaton Pronk of this office on DDI +64 (9) 969 1518 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.

KEATON PRONK

LIQUIDATOR

Reaton

Dated this 30th day of May 2023



IN THE MATTER of The Companies Act 1993

and

IN THE MATTER of Westwood Holding Limited (In Liquidation)

Notice to Creditors to Prove Debts or Claims

Notice is given that the liquidator of Westwood Holding Limited (In Liquidation) ("the company"), fix 6 July 2023 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.



KEATON PRONK LIQUIDATOR

Dated this 30th day of May 2023

ADDRESS OF LIQUIDATOR

McDonald Vague Limited Level 1 136 Greenlane East, Greenlane Auckland 1051

P O Box 6092 Telephone: +64 (9) 303 0506 Victoria Street West Facsimile: +64 (9) 303 0508

Auckland 1142 Website: http://www.mvp.co.nz

DATE OF LIQUIDATION: 23 May 2023



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)

NAME AND POSTAL ADDRE	ESS OF CREDITOR IN FULI	L	of administer Companies A The informat liquidators ar to other parti	ring the liquida	tion in accor d and retaind Vague and wour authorisa	rill be released	
Telephone Numbers: ()		-	claim by an u liquidation m (a) Contain f (b) Identify a	on 304(1) of the unsecured creatust be in this p full particulars on my documents tate the claim.	ditor against prescribed fo of the claim;	rm and must - and	
E-Mail			You may hav personal info		nd request co	orrection of any	
(if applicable)	My Reference is: (if applicable) (*Not applicable)			cable, if creditor is not an individual within g of the Privacy Act 1993.)			
NAME OF COMPANY IN L	IQUIDATION:						
•					(IN	LIQUIDATION)	
I	creditor, specify relationship at the date it was put into liqu	to creditor and authority) uidation indebted to the abovena	med creditor fo	or the sum of (A	Amount in wo	ords):	
STATUS OF CLAIM:							
I am an unsecured creditor for (Also applicable to secured creditors who hereby surrender their security)				\$			
I am a preferential of (Refer details on rever				\$			
		Other Currency	NZ	Z \$			
		pursuant to rights held by me fice and a Secured Creditors Cla	aim Form will be	e sent to you.		applicable alls on reverse)	
		g documents that substantiate the			reverse of th	nis form.	
(The liquidator may require th any supporting documents	e production of a document at this stage, but you may a	under Section 304(2) of the Contact them now, if you think it wo	npanies Act 199 ould expedite th	93. You are no e processing o	t required to of the claim.)	attach	
SIGNED:			Date:	/	1		
WARNING	Make or authorise the m false or misleading; or	ection 304(6) of the Companies aking of, a claim that is false o mission from a claim of any m rial particular.	or misleading i				
Received	RESERVED FOR OFFIC	DE USE:					
(Date Stamp)	Claim admitted/rejected for voting purposes: (Delete one)	Signed:		Date:	1	/	
	CLAIM REJECTED FOR PAYMENT:	Preferential Claim for:		Ordinary Claim for:			
		\$		\$			
	or CLAIM ADMITTED FOR PAYMENT:	Preferential Claim for:		Ordinary C	laim for:		
		\$		\$			
McDonald	Signed Liquidator:			Date:	7	/	
Vague business recovery portners	Note: If the decision to admit or reject a claim is amended, regulation 8 of the Companies Act 1993 Liquidation Regulations 1994 requires that it be recorded in writing.						



and total GST included in your tax invoice:

McDONALD VAGUE LIMITED
PO Box 6092, Wellesley St, Auckland 1141, New Zealand
Talandona 0.6, 2/23 0506, Exceptible 0.6, 2/23 0508

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

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 \$25,480 or such greater amount as is prescribed at the commencement of the liquidation. 1. Why do you believe you are a preferential creditor? (eg.employee, GST, etc)	Date	Details of Claim and Identification of Documents that Evidence or Substantiate the Claim	Amount \$
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 \$25,480 or such greater amount as is prescribed at the commencement of the liquidation. 1. Why do you believe you are a preferential creditor? (eg.employee, GST, etc) 2. Details of your claim:			
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