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Ear2ear Limited (In Liquidation) Liquidator's First Report to Creditors and Shareholders

15 April 2019

1. Background

Ear2ear Limited (In Liquidation) ("the Company") was placed into liquidation by special resolution of the shareholders on the 9th day of April 2019 at 3:40 pm. Thomas Lee Rodewald and Steven Khov, both CA ANZ Accredited Insolvency Practitioners were appointed as joint and several Liquidators of the above-named Company.

2. Disclaimer

This report is not intended for general circulation, nor is it to be reproduced or used for any purpose other than that outlined above without written permission in each specific instance. The Liquidator does not accept any responsibility or liability for any damage or loss occasioned to any party as a result of the circulation, publication, reproduction or use of this report. In particular the Liquidator takes no responsibility for any misinformation contained therein that has been supplied by the company, its officers or any other person. The report is also based upon information available at this date, and the Liquidator therefore reserves the right to review, and if necessary, amend the report.

3. Declaration of Independence, Relevant Relationships and Indemnities

Attached as *Appendix 1* is the Declaration of Independence, Relevant Relationships and Indemnities.

4. Company Information

Date of Incorporation: 07 August 2013

Trading Address: 6 Hall Street, Pukekohe 2120

Type of business: Hearing clinic Date trading ceased: Unknown

Shareholders: Andrew Thomas Mcgeough Number of Shares: 1000

Directors: Andrew Thomas Mcgeough

5. Events Leading to Appointment of Liquidators

The Director of the Company has advised the reason for the failure of the Company is due to A debt that cannot be repaid back to a secured creditor.

6. Statement of Affairs

We attach as *Appendix 2* a statement of the Company's affairs as at the date of our appointment.

This has been prepared from information provided by a director of the Company and the Liquidator is not yet able to express an opinion on the validity of that information.

Also attached as Appendix 3 is a list of known creditors as at the date of appointment.

7. Proposals for Conducting the Liquidation

The Liquidator will review the Company's books and records to establish if there are any potentially voidable transactions, any potential shareholder current issues and ensure the Director/s have complied with their duties and obligations imposed on them under the Companies Act 1993.

8. Estimated Date of Completion of Liquidation and Notice As To Further Reports

It is not practicable to estimate the date of the completion of the liquidation at this stage. Further reports will be issued six monthly, with a final report at the conclusion of the liquidation.

9. Creditors Meeting

Having regard to the assets and liabilities of the company, the likely result of the liquidation and other relevant matters, the Liquidator considers in accordance with section 245 of the Companies Act 1993 that no such meeting should be held.

A meeting will not be called unless within 10 working days after receiving this notice a creditor gives notice in writing to the Liquidators requiring a meeting to be called.

The Liquidator dispenses with holding a creditors meeting pursuant to Section 243 of the Companies Act 1993 as the dividend is expected to be nil or very small.

In accordance with Section 314 of the Companies Act 1993 a creditor or shareholder may request the Liquidator to call a meeting of creditors or shareholders at any time in the course of the Liquidation to vote on a proposal that a Liquidation Committee be appointed to act with the Liquidator. This request must be in writing.

The Liquidator may decline a request by a creditor or a shareholder to call a meeting on the grounds that:

- a) the request is frivolous or vexatious; or
- b) the request was not made in good faith; or
- c) the costs of calling the meeting would be out of proportion to the value of the company's assets

The decision to decline a request may be reviewed by the Court on the application of any creditor or shareholder.

10. Creditors Claims

If your terms of trade with the company include reservation of title of goods supplied please contact our offices.

Please complete and return the enclosed Unsecured Creditors Claim form by 9th May 2019 to P O Box 15543, Tauranga 3144. If you believe that you are a secured creditor please contact our Tauranga office and the appropriate forms will be sent to you.

Completion of your claim should be given your urgent attention. If creditors do not lodge a claim with the Liquidator, the creditor is not entitled to share in any distribution to creditors that may be made by the Liquidator.

11. Further Information

If you require any further information or if you have any information that will be of assistance to the Liquidators please contact Steven Khov at stevenk@rodewaldconsulting.co.nz.

Thomas Lee Rodewald

Joint Liquidator

Steven Khov

Joint Liquidator

Declaration of Independence, Relevant Relationships and Indemnities

Name of Insolvent: Ear2ear Limited (In Liquidation)

We, Thomas Lee Rodewald and Steven Khov, both CA ANZ Accredited Insolvency Practitioners declare that:

Independence

- We have undertaken a proper assessment of risks to independence in accordance with the law, code and applicable professional standards;
- We have determined that the assessment identified no real or potential risks to independence.

Relationship

We were referred this appointment by the company's director due to a related entity.

We have provided no other information to the insolvent, officers of the insolvent or the advisors.

We have had no relationship with the insolvent, associates of the insolvent or security holder in the preceding 2 years;

We have not provided any professional services to the company with the preceding 2 years;

We have no other relevant relationships, including personal, business and professional relationships, over the previous 24 months with the insolvent, an associate of the insolvent, a former insolvency practitioner appointed to the Insolvent or any person or entity that has a charge over the whole or substantially whole of the Insolvent's property that should be disclosed.

Independence and Upfront Payments

We have received an indemnity for \$2,500 + GST, however we have yet to receive any payments.

Thomas Lee Rodewald

Joint Liquidator

Steven Khov

Joint Liquidator

Ear2ear Limited (In Liquidation) Statement of Affairs as at the 9th April 2019

	Esti	mated to Realise
Assets	Note	
Plant & Equipment		Unknown
Debtors		Unknown
Motor vehicles		Unknown
Cash in Bank		Unknown
		Unknown
Less Secured Claims Nil		None
Less Preferential Claims		
Employee Claims		None
PAYE on Employee Claims		None
IRD – GST		Unknown
IRD – PAYE		None
Deficit before Unsecured Creditors		(Unknown)
Less Unsecured Creditors		
IRD – Income Tax (penalties & interest)		Unknown
IRD – GST (penalties & interest)		Unknown
IRD – PAYE (penalties & interest)		None
Trade Creditors		<u>Unknown</u>
Deficit (before costs of liquidation)		(Unknown)

Disclaimer

This statement should be read in conjunction with the disclaimer on page one of the above Liquidator's report and Rodewald Consulting Limited have not audited the report and they, their directors or employees accept no liability to any other party in relying on the information presented. The purpose of the report is to give creditors of the company an indication of the financial position of the company as at the date of appointment of the Liquidator.

Rodewald Consulting Limited

Ear2ear Limited (In Liquidation) Schedule of Creditors as at 9th April 2019

Creditor Name	Address
Sonic Innovations Pty Limited	C/- Brandons Lawyers, PO Box 36, Wellington 6140

CREDITORS CLAIM FORM

(Also for use by Preferential Creditors)
Section 304 (1) Companies Act 1993

г		ompanies Act 1993		
Name and postal address of	of creditor in full		llected is for the purpose of in in accordance with the	
		Companies Act 1993. The information will be used and retained by Rodewald		
		Consulting Limited and will be	released to other parties only compliance with the Privacy	
		Act 1993.		
		by an unsecured creditor aga	Companies Act 1993 any claim inst a company in liquidation	
Telephone number:		must be in this prescribed form (a) Contain full particulars or	the claim; and	
			that evidence or substantiate	
		the claim.		
(if applicable)			nd request correction of any	
		personal information.		
E-mail address:			s not an individual within the	
_	ture information about the	meaning of the Privacy Act 1993.)		
company by email	Far?ear Limited	 (In Liquidation)		
	Lai Zeai Liiiiited	(III Liquidation)		
1		(If claim is made	on behalf of creditor, specify	
relationship to creditor ar	nd authority) claim that the compa	ny was at the date it was put ir	to liquidation indebted to the	
above named creditor for	the sum of [amount in words and fig	gures]:		
			\$	
STATUS OF CLAIM:	:		TICK	
1. I am an unsecured	creditor			
I am surrendering t	the security I hold and I am claiming	as an unsecured creditor		
3. I am making a pref	erential claim (refer details of reve	rse)		
4. I am claiming reser	rvation of title rights pursuant to rig	hts held by me		
(Refer details on re				
Full particulars of the cla	im are set out, and any supporting	documents that substantiate t	ne claim are identified on the	
reverse of the form. (Plea	ase include copies of all unpaid in	voices)		
Signed:		Date:		
WARNING:-	It is an offence under section 304(6			
	Make, or authorize the making of		ading in a material particular	
	knowing it to be false or misleading	<i>3</i> ,	using that the emission makes	
	Omit, or authorize the omission, the claim false or misleading in a n		wing that the omission makes	
Pagaiyad	Reserved for Office Use			
Received (Date Stamp)	Reserved for Office USE	•		
(Date Stailly)	Claim admitted for voti	ng purposes: Signed:	Date:	
		3 Lankassan 5.3		
	Claim rejected for voti	ng purposes: Signed:	Date:	
	Claim rejected for payr	ment: Signed:	Date:	
	Preferential claim for:	Ordinary Claim for:	Deferred Claim for:	
	\$	\$	\$	
	Ciano			
	Signed		Datada	
	Liquidator:	Dated:		
	Marco Maha desiring to adult an activity a destruction and desired as a Col			
	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.			

Please return this form to:
Rodewald Consulting Ltd, PO Box 15543, Tauranga 3144
carolc@rodewaldconsulting.co.nz

PARTICULARS OF CLAIM

Date	Details of claim and Identification of Documents that Evidence or Substantiate the Claim (i.e., unpaid invoices)	Amount \$	
Date	Details of claim and Identification of Documents that Evidence or Substantiate the Claim (i.e., unpaid invoices)		
	RETENTION OF TITLE CLAIMANTS ONLY Please provide details of the basis of your retention of title claim and furnish a copy of the documentation showing that such reservation of title clause is a condition of contract.		
	PREFERENTIAL CLAIMANTS ONLY 1. Are you claiming the full amount of your claim as preferential? 2. If no, what part of the claim is preferential?	Yes/No \$	
	3. Why do you believe you are a preferential creditor? (E.g. employee, GST etc)		
	4. Details of your claim		
If applicable along	cord your GST registration numbers		
If applicable, please record your GST registration number:			
Total GST included in y	our claim \$	••••	