Resque Corporation 20 / 20 Limited (In Liquidation) ("the Company")

Liquidator's First Report to Creditors and Shareholders

19 July 2023

Disclaimer

This report is prepared in accordance with section 255 of the Companies Act 1993 and is intended only for the Company's creditors and shareholders for the purposes of reporting on the Company's statement of affairs and the conduct of the liquidation. This report is based upon information available to the Liquidator as at the date of the report. I take no responsibility for any misinformation contained in the report that has been obtained from the Company, its officers or any other persons. This report is not to be reproduced, circulated or used for any other purpose without the Liquidator prior consent and the Liquidator, their firm and its employees accept no responsibility or liability to any party for loss or damaged caused from any use of or reliance on this report.



Appointment

Thomas Lee Rodewald, a Licensed Insolvency Practitioner was appointed as Liquidator of the above-named Company by special resolution of the shareholder on 12 July 2023 at 11:43am, pursuant to section 241(2)(a) of the Companies Act 1993 ("**the Act**").

The Liquidator has made the appropriate enquiries and is of the opinion that he is not barred from acting under section 280 of the Act. A notice is provided in **Appendix Three** regarding the licensing of insolvency practitioners.

The Liquidator has been appointed by the shareholder of the Company.

Liquidators Fees and Expenses

The following fees per hour are in our consent to act:

Liquidator	410
Senior Manager	300
Manager	250
Support Staff	180
Note: these rates are GST exclusive. In addition Disbursements will be charged	

Company Information

The following information has been obtained from the Companies Office as at the time of the appointment:

Date of Incorporation	30 March 2020
Company Registration Number	7927577
Company NZBN	6532413
Registered Office	Daniel Ross Parrett, 42 Yarmouth Street, Aranui, Christchurch 8061
Type of Business	M696245 Management consultancy service
Date Trading Ceased	Never Traded

Shareholders

Name	Shareholding
Daniel Ross Parrett	1,000

Directors

Name	Address
Daniel Ross Parrett	42 Yarmouth Street, Aranui, Christchurch

Commentary

The Company traded from March 2020 as a management consultancy service. The Liquidator has been advised that the reason the company is being liquidated is because this company did not trade, it was set up for a specific contract which did not proceed due to the director's health issues.

To date, the Liquidator has sent notices to the Company's officers and professional advisors pursuant to section 261 of the Act requesting the delivery of the Company's books, records and legal files. The Liquidator has also sent an account closing letter to 5 of the major banks in New Zealand.

Statement of the Company's Affairs

A statement of the Company's estimated financial position as at the date of liquidation is provided in **Appendix One**. This statement has been prepared based on information obtained from the Company, its officers and creditors. The information has yet to be verified for validity and may be subject to change.

Proposals for Conducting the Liquidation

The Liquidator will take steps to realise the assets of the Company and continue their investigations into the affairs of the Company to determine if there are any insolvent transactions and/or breaches of any relevant legislation by the Company or its officers. It is too early to comment on any recoveries and the likelihood of a distribution at this stage. However, if it is determined that there are sufficient funds to make a distribution to creditors, the Liquidator will contact the creditors if they have not already provided their claim forms along with any applicable documentation in line with AML/CFT laws. Any distributions will be made in accordance with Schedule 7 of the Act.

Assets

The Liquidator has been advised that the Company had the following assets as at the date of the liquidation:

• Minor office equipment

It is too early to determine the realisable value of these assets and/or any potential claims available to the Liquidator. The Liquidator is also investigating whether there are any other assets and/or potential claims which may give rise to additional recoveries for the benefit of creditors.

Creditor Claims

In accordance with section 255(2)(c) of the Act, a schedule of all known creditors of the Company as at the date of this report is provided in **Appendix Two**.

Secured Creditor Claims

A search of the Personal Properties Securities Register disclosed no security interests have been registered against the Company.

If you hold a security interest over the Company's assets or has a retention of title over assets owned or controlled by the Company and you have not yet been contacted by the Liquidator in regard to your interest, please contact the Liquidator immediately.

Preferential Creditor Claims

The Liquidator is currently determining if there are any unpaid wages, holiday pay and/or redundancy pay to former employees and has yet to receive a claim from Inland Revenue.

Unsecured Creditor Claims

If you are an unsecured creditor and have not already done so, please complete and return the Unsecured Creditor's Claim Form (attached) by no later than 12 September 2023.

Legal Proceedings

The Liquidator is aware of a current proceeding taken by a former staff member in the Employment Relations Authority.

Meeting of Creditors

A notice of dispensing with the meeting of creditors is provided in **Appendix Three**.

Estimated Completion Date

It is not practicable to estimate the date of completion of the liquidation or if there will be any distribution at this stage. However, if you are a creditor or shareholder and wish to assist the Liquidator by providing funding for recovery action or by providing additional information that would assist the liquidation, please contact the Liquidator as soon as possible. The Liquidator requests that the information be provided in writing along with copies of supporting documentation.

Statutory Reporting

Further reports will be issued every 6 months and a final report will be issued at the conclusion of the liquidation pursuant to section 257 of the Act.

Declaration of Independence, Relevant Relationships and Indemnities

Pursuant to section 255A of the Act and the RITANZ Code of Professional Conduct, a declaration of independence, relevant relationships and indemnities is provided in **Appendix Four.**

Contact Information

If you require any further information or have information that can assist the Liquidator, please contact:

Contact	Thomas Lee Rodewald
Email	tomr@rodewaldconsulting.co.nz
Phone Number	021 227 7408
Postal Address	PO Box 15543, Tauranga 3144

Thomas Lee Rodewald Liquidator (Registration Number: IP49)

Dated 18th July 2023

Statement of Company's Affairs

Resque Corporation 20 / 20 Limited (I	In Liquidation)	
Statement of Affairs as at 12 July 2023		
	Note	Book Value
Assets		
Cash		Unknown
Plant and Equipment		Unknown
Total Assets		Unknown
Liabilities		
Preferential and Secured Creditors		
Preferential Creditors – Inland Revenue (GST)		Unknown
Total Preferential and Secured Creditors		Unknown
Estimated Deficit before Unsecured Creditors		Unknown
Unsecured Creditors		
Inland Revenue (Penalties/Interest)		100
ERA settlement		26,000
Court Fine		17,500
Court Costs		2,000
Trade Creditors		571
Total Unsecured Creditors		46,171
Estimated Deficit (before costs of liquidation)		Unknown

All figures are in NZD and include GST where applicable. No proof of debt has been received by Inland Revenue

Disclaimer

This disclaimer should be read in conjunction with the disclaimer earlier in this report. 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 in accordance with section 255 of the Companies Act 1993. A compilation is limited to the collection, classification and summarisation of the books and records of the company together with information supplied by the Directors. A compilation does not involve the verification of that information. Rodewald Consulting has not audited the information obtained and they do not accept any liability to any party relying on the information presented in the Statement of Affairs. Further, the Statement of affairs has been prepared for the purpose of the liquidation only, and I do not accept any responsibility on any ground whatsoever, including liability in negligence, to any other person.

Appendix Two

Schedule of Company Creditors

Creditor Name	Creditor Address
D'Arcy Thompson Law Limited	PO Box 29119, Christchurch
Employment Court	43-49 Balance Street, Wellington
Employment Relations Authority	PO Box 1473, Wellington 6140
Kylie McMillan – ERA Settlement	Unknown
Jenny Beck Law	PO Box 5821, Dunedin 9054

Appendix Three

Notice to Creditors and Shareholders

Thomas Lee Rodewald, a Licensed Insolvency Practitioner was appointed as Liquidator of the Company on 12 July 2023 at 11:43am pursuant to section 241(2)(a) of the Companies Act 1993 ("**the Act**").

Notice of Liquidator to Dispense with Meeting of Creditors Pursuant to section 245 of the Act

The Liquidator proposes to dispense with the meeting of creditors pursuant to section 245 of the Act. This decision has been made on the basis that it would add unnecessary costs to the liquidation, and they are unaware of any other issues that require consideration by the creditors.

Therefore, no meeting of creditors will be called unless the Liquidator receives notice in writing from a creditor within 10 working days of their receipt of this notice.

Meetings of Creditors or Shareholders Pursuant to section 314 of the Act

Section 314 of the Act permits any creditor or shareholder of the Company to request the Liquidator, in writing (at any time during the course of the liquidation), to call a meeting of creditors or shareholders for the purpose of:

- Voting on a proposal that a liquidation committee be appointed to act with the Liquidator; and
- To choose the members of the committee.

Should any creditor wish to give notice they require a meeting of creditors to be called they are requested to provide the following information in their notice:

- The nature of the business they require to be transacted at any such meeting; and
- The text of any motion they require to be put to any such meeting.

Please note that the Liquidator may decline a request for a creditors meeting pursuant to section 314(2) of the Act on the grounds that:

- a) the request is frivolous or vexatious; or
- b) the request was not made in good faith; or
- c) except where a creditor or shareholder agrees to meet the costs, the costs of calling a meeting would be out of all proportion to the value of the company's assets".

Notice to Creditors to Claim Pursuant to Liquidation Regulation 12 of the Act

Notice is hereby given that the Liquidator fixes 12 September 2023, as they day on or before which the creditors of the Company are to make their claims and to establish any priority their claims may have, under section 312 of the Act, or to be excluded from the benefit of any distribution made before the debts are claimed or, as they case may be, from objecting to the distribution.

Notice to Creditors and Shareholders Pursuant to section 255 (2)(c)(ii)(d) of the Act

Notice is hereby given that as of 1 September 2020, Insolvency Practitioners are required to be licensed; and that more information about regulation of insolvency practitioners is available from the Registrar of companies.

Thomas Lee Rodewald (LP49) Liquidator 18 July 2023

Appendix Four

Declaration of Independence, Relevant Relationships and Indemnities

Pursuant to section 255A of the Companies Act 1993 ("the Act")

Company: Resque Corporation 20/20 Limited (In Liquidation) (7927577) (the "Company")

I, Thomas Lee Rodewald, a Licensed Insolvency Practitioner declare:

Declaration of Independence

I have undertaken a proper assessment of the risks to my independence prior to accepting the appointment as Liquidator of the Company in accordance with the Act, RITANZ Code of Conduct and applicable professional standards. This assessment identified no real or perceived conflicts to my independence. I am not otherwise aware of any impediments to us being appointed as Liquidator I have undertaken a proper assessment of the risks to my independence prior to accepting the appointment as Liquidator of the Company in accordance with the Act, RITANZ Code of Conduct and applicable professional standards. This assessment identified real or perceived conflicts to my independence and I have taken such action as is necessary to preserve my independence. I am not otherwise aware of any impediments to us being appointed as Liquidator.

Declaration of Relationships

Circumstances of Appointment

This appointment was referred via the Liquidators Online website. I have had a pre-appointment telephone call to discuss the liquidation process. This call does not result in a conflict of interest or impediment to be appointed as Liquidator.

Relevant Relationships

Other than disclosed herein, the Liquidator, nor members of the firm, has had within the preceding 24 months, any relationships with the Company.

Prior Professional Services

The Liquidator, nor members of the firm, has within the preceding 24 months, provided any professional services to the Company.

Other Relevant Relationships to Disclose

I have no other relevant relationships, including personal, business and professional relationships, over the previous 24 months with the Company, an associate of the Company (excluding relatives, except where the relative has a business relationship with the Company), or any person or entity that has a charge over the whole or substantially whole of the Company's property that should be disclosed.

Declaration of Indemnities and Up-front Payments

I have been provided with the following upfront payment for remuneration:

Name	Relationship	Nature of Indemnity/Payment
Mr Daniel Parrett	Director	\$3,000

This indemnity and/or upfront payment does not have any conditions on the conduct or outcome of the engagement. This does not include statutory indemnities and nor have I received any other indemnities or upfront payment that should be disclosed.

Dated 18th July 2023

Thomas Lee Rodewald Liquidator

Note:

- 1. If circumstances change, or new information is identified, the Practitioners must update this DIRRI and provide a copy to creditors with my next communication as III as table a copy of any replacement declaration at the next meeting of the Company's creditors.
- 2. Any relationships, indemnities or up-front payments disclosed in the DIRRI must not be such that the Practitioner is no longer independent. The purpose of components Declaration of Relationships and Declaration of Indemnities and Up-front Payments of the DIRRI is to disclose relationships that, while they do not result in the Practitioner having a conflict of interest or duty, ensure that creditors are aware of those relationships and understand why the Practitioner nevertheless remains dependent.

CREDITORS CLAIM FORM

(Also for use by Preferential Creditors)

) Companies Act				
Name and postal address of creditor	in full	*Any personal	l information col	lected is for the purpose of		
administering the liquidation in accordance with		n in accordance with the				
		Companies Ac	t 1993.			
	The information will be used and retained by Rode		d and retained by Rodewald			
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I consent to receiving future inform	nation about the	meaning of th	e Privacy Act 199	3.)		
company by email		-				
Resque	Corporation 20/20	0 Limited (In Liquidatio	n)		
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STATUS OF CLAIM:				TICK		
 I am an unsecured creditor 						
I am surrendering the securit	y I hold and I am claiming a	as an unsecured	d creditor			
3. I am making a preferential cl	aim (refer details of revers	se)				
4. I am claiming reservation of						
(Refer details on reverse)						
Full particulars of the claim are se	tout and any supporting	documents that	t substantiate th	e claim are identified on the		
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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 Ś
	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.	S
		Yes/No \$
	 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? 3. Why do you believe you are a preferential creditor? 	
	(E.g. employee, GST etc)	
	4. Details of your claim	
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If applicable, please record your GST registration number:

Total GST included in your claim

\$.....