

INNOVATION DRIVEWAYS TAURANGA LIMITED (IN LIQUIDATION)

Company number: 6789855 NZBN: 9429046694928

Liquidators' First Report to Creditors and Shareholders

9 June 2021



1. Introduction

Innovation Driveways Tauranga Limited (In Liquidation) ("the Company") was placed into liquidation by special resolution of the shareholders pursuant to Section 241(2)(a) of the Companies Act 1993 ("the Act") on the 2nd day of June 2021 at 9:00 am. Thomas Lee Rodewald and Paul Thomas Manning, both Chartered Accountants and Licensed Insolvency Practitioners of Tauranga, were appointed as Joint and Several Liquidators of the company.

In accordance with section 255 of the Act we report on the Company's affairs together with our proposals for conducting the liquidation.

2. Restrictions

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 our written permission in each specific instance.

We do not assume any responsibility or liability for any losses occasioned to any party as a result of the circulation, publication, reproduction or use of this report contrary to the provisions of this paragraph.

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

3. Company information

Date of Incorporation:	5 April 2018	
Trading Address:	14 Tuscany Place, Ohauiti, Tauranga	
Type of business:	Concreting Services	
Date trading ceased:	May 2021	
Shareholder:	Liam Creavy	Number of Shares: 100
Director:	Olivia Hammond	

4. Background and reasons for liquidation

The Director of the company has advised the reason for the failure of the Company is due to lack of profitability and the effects of Covid.

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

5. Statement of affairs

Attached at **Appendix 2** is the Statement of Affairs of the Company. This statement has been prepared based upon financial statements of the Company as at the date of our appointment and as such may be subject to change.

In preparing the statement we have relied on information provided by the director of the Company. We have not carried out an audit of the information which has been provided, nor have we subjected the information provided to detailed verification procedures. While we believe the statement, based on the information provided to us, reasonably reflects the position of the Company, we cannot be held responsible for inaccuracies in the report arising from deficiencies in the information or explanations given to us.



6. Creditors

List of creditors

Attached as **Appendix 3** is a full list of the names and addresses of creditors in accordance with section 255(2)(c)(ii)(C) of the Act.

Unsecured creditor claims

We attach as **Appendix 4** our Public Notice which sets 21 July 2021 as the 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 from objecting to the distribution.

Please complete the Unsecured Creditor's Claim form attached as **Appendix 5** and return to us at the following address or by fax or email:

The Liquidators Innovation Driveways Tauranga Limited (In Liquidation) C/- BDO Tauranga Limited PO Box 15660 TAURANGA 3144 Email: karen.ragg@bdo.co.nz Fax: (07) 571 6281

It is too early to reliably estimate what funds, if any, will be available for preferential and unsecured creditors.

Secured creditors notice

Creditors claiming a security interest (including retention of title or other claims) in the Company's assets who:

- have not advised the Liquidators of their security interest; or
- have not received correspondence from the Liquidators concerning their security interest,

Should contact the Liquidators immediately and should not file a claim as an unsecured creditor unless they wish to surrender their charge to the Liquidators.

This report constitutes notice under section 305 (8) of the Act to any secured creditor receiving it that pursuant to section 305 (8) of the Act, you as a secured creditor of the Company are required to (unless you have already advised the Liquidators in writing of such an election or have already received such a notice) elect and notify the Liquidators in writing within 20 working days after receipt of this notice, which of the following powers they wish to exercise:

- a. Realise the property subject to your charge, if entitled to do so; or
- b. Value the property subject to your charge and claim in the liquidation as an unsecured creditor for the balance due, if any; or
- c. Surrender the charge to the Liquidators for the general benefit of creditors and claim in the liquidation as an unsecured creditor for the whole debt.



Pursuant to section 305(9) of the Act, if a creditor fails to notify the Liquidators in compliance with this notice within 20 working days they will be taken as having surrendered their charge to the Liquidators for the general benefit of creditors and they may then claim in the liquidation as an unsecured creditor for the whole debt.

Creditors meeting

In accordance with section 245 of the Act, for the reasons given in the formal notice attached at **Appendix** 6, we have dispensed with the meeting of creditors.

7. Proposals for conducting the liquidation

The Liquidators will review the Company's books and records to establish if there are any potentially voidable transactions, dispose of any assets, establish if there are any potential shareholder current issues and ensure the Director has complied with her duties and obligations imposed on her under the Companies Act 1993.

There is a legal proceeding to which the company is a party.

The Liquidators will then seek to have the Company removed from the register.

8. Estimated date of completion

It is not practical to estimate the date of the completion of the liquidation at this stage. Our subsequent six monthly reports to creditors will, when appropriate, advise of an estimated completion date.

9. Contact information

If you require any further information or if you have any information that will be of assistance to the Liquidators, please direct enquiries to:

Karen Ragg Phone: 07 571 6280 Email: karen.ragg@bdo.co.nz

BDO Tauranga Limited PO Box 15660 TAURANGA 3144

Level 1 525 Cameron Road TAURANGA 3110

Dated this 9 June 2021

Thomas Lee Rodewald Liquidator

Paul

Paul Thomas Manning Liquidator



APPENDICES

Appendix 1 -

Declaration of Independence, Relevant Relationships and Indemnities

INNOVATION DRIVEWAYS TAURANGA LIMITED (IN LIQUIDATION) Reg No: 6789855 ("COMPANY")

This document requires the Practitioner/s appointed to an insolvent entity to make declarations as to:

- A. their independence generally;
- B. relationships, including
 - i the circumstances of the appointment;
 - ii any relationships with the Company and others within the previous 24 months;
 - iii any prior professional services for the Company within the previous 24 months;
 - iv that there are no other relationships to declare; and
- C. any indemnities given, or up-front payments made, to the Practitioner.

This declaration is made in respect of ourselves, our co-directors and BDO Tauranga Limited. (and Rodewald Consulting Limited?)

A. Independence

We, Thomas Lee Rodewald and Paul Thomas Manning, of BDO Tauranga Limited (and Rodewald Consulting Limited) have undertaken a proper assessment of the risks to our independence prior to accepting the appointment as Joint Liquidators of the Company in accordance with the law, RITANZ Code of Conduct and applicable professional standards. This assessment identified no real or potential risks to our independence. We have evaluated the significance of any real or potential risk to Independence and taken such action as is necessary to preserve the Practitioner's Independence. In all cases, we are not otherwise aware of any reasons that would prevent us from accepting this appointment.

B. Declaration of Relationships

i Circumstances of appointment

This appointment was referred to us by the director's father. Various calls, meetings, emails and text messages were held between Tom Rodewald and the director Olivia Kelsey and the shareholder Liam Creavey and they were advised as to the options available regarding the financial state of the Company.

Another meeting was held with the director, Tom Rodewald and Karen Ragg on 14 May and Director and Shareholder resolutions were provided.

A national conflict check was undertaken for BDO New Zealand. Documents were prepared and emailed.

We believe that this referral does not result in a conflict of interest or duty because:



•

It is recognised there is a need for practitioners to provide advice on an insolvency process and the options available for the Company. It is not considered that such advice results in a conflict or is an impediment to accepting the appointment;

We agreed to accept nomination as Liquidators, but have provided no information or advice to the Company or its Directors prior to our appointment beyond that outlined in this DIRRI.

ii Relevant Relationships (excluding Professional Services to the Insolvent)

Other than disclosed herein, neither we, nor our firm, have, or have had within the preceding 24 months, any relationships with the Company, an associate of the Company, a former insolvency practitioner appointed to the Company or any person or entity that has security over on the whole or substantially whole of the Company's property.

There are no other prior professional or personal relationships that should be disclosed.

iii Prior Professional Services to the Insolvent

Neither we, nor our Firm, have provided any professional services to the Company in the previous 24 months, other than those outlined herein.

iv No other relevant relationships to disclose

There are no other known relevant relationships, including personal, business and professional relationships, from the previous 24 months with the Company, an associate of the Company, a former insolvency practitioner appointed to Innovation Driveways Tauranga Limited or any person or entity that has a valid and enforceable security interest on the whole or substantially the whole of the Company's property that should be disclosed.

C. Indemnities and up-front payments

We have not been indemnified in relation to this liquidation, other than any indemnities that we may be entitled to under statute and we have not received any up-front payments in respect of our remuneration or disbursements.

Dated: 2 June 2021

THOMAS LEE RODEWALD LIQUIDATOR

PAUL THOMAS MANNING LIQUIDATOR

NOTE:

- 1. If circumstances change, or new information is identified, the Practitioner must update this Declaration and provide a copy to creditors with my/our next communication as well 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 B and C 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 independent.



Appendix 2 - Statement of affairs

Statement of Affairs of	(1 - 1	
Innovation Driveways Tauranga Limited		
As at the date of the appointment of t	he Liquid	ators
being 2 June 2021		
	Note	Estimated
		to realise
		\$
Assets		
Vehicles	1	Unknowr
Debtors	2	91,862
Cash on Hand	2	(
Plant and Equipment	3	Unknown 91,862
		71,002
Less secured creditors:		
Speirs Finance - 2011 Terex Positrack		15,052
Speirs Finance - 1997 Isuzu Elf GCR424		12,192
Speirs Finance - 2015 Nissan Navara JGW600		20,053
Deficit before preferential & unsecured creditors		47,297
Preferential creditors:		
IRD - PAYE/GST/Income Tax	4	41,049
Staff		(
Unsecured creditors:		
Accounts payable		47,227
IRD - GST penalties & interest	4	Unknowr
IRD - Income Tax assessed	4	Unknowr
IRD - PAYE penalties & interest	4	Unknowr
· · · · · · · · · · · · · · · · · · ·		47,227
Estimated deficit (subject to costs of liquidation)		Unknowr
Note 1: To be valued.		
Note 2: Realisable value unknown.		
Note 3: Expected to be of very limited value.		
Note 4: The Liquidators await a claim from the Inland Reven	ue Departm	ent.
Disclaimer		
This statement should be read in conjunction with the discl	laimer on po	age one of the
above Liquidators report and BDO Tauranga Limited have no	ot audited th	ne report and
they, their directors or employees accept no liability to any	other party	in relying on
the information presented. The purporse of the report is to	give credit	ors of the
company an indication of the financial position of the comp	oany as at th	ne date of the
appointment of the liquidators.		



Appendix 3 - List of creditors

Creditor Name	Address 1	Address 2	Address 3
Supacrete Concrete	23 Maleme Street	Greerton	Tauranga 3112
Addline Transport	940 Welcome Bay Road	Welcome Bay	Tauranga 3112
Bank of New Zealand	PO Box 995		Auckland
Oregon Mount ITM	24 Owens Place	Bayfair	Mt Maunganui
Jaxxon Concrete Pumps	30 Taitimu Street	Tauriko	Tauranga 3110
Holland Beckett	The Hub	525 Cameron Road	Tauranga 3110
Advantage Tyres	8/10 Newton Street	Mt Maunganui	Tauranga 3116
Concrete Tool Importers	54-66 Paraone Koikoi Drive	Tauriko	Tauranga 3171
Bell Plumbing	60 Hewletts Road		Mt Maunganui 3116
NZTA	32 Harrington Street		Tauranga 3110



Appendix 4 - Public notice of appointment

INNOVATION DRIVEWAYS TAURANGA LIMITED (IN LIQUIDATION) COMPANY NUMBER 6789855 ("the Company")

NOTICE OF APPOINTMENT OF LIQUIDATORS AND NOTICE TO CREDITORS TO CLAIM

Pursuant to Section 255(2)(a) and Liquidation Regulation 12 of the Companies Act 1993

Thomas Lee Rodewald and Paul Thomas Manning, both Chartered Accountants and Licensed Insolvency Practitioners of Tauranga, were appointed joint and several liquidators of the Company by special resolution of the shareholders on 02 June 2021 at 9:00 am.

NOTICE is hereby given that as joint and several liquidators of the Company, we fix 21 July 2021, as the 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 Companies Act 1993 or to be excluded from the benefit of any distribution made before the debts are claimed, or as the case may be, from objecting to the distribution.

Creditors and shareholders may direct enquiries during normal business hours to:

Karen Ragg

Postal Address	BDO Tauranga Limited
	PO Box 15660
	Tauranga 3144

Telephone Facsimile Email

(07) 571 6280 (07) 571 6281 karen.ragg@bdo.co.nz

http://www.bdo.co.nz/

Dated this 9 June 2021

Thomas Lee Rodewald Liquidator



Appendix 5

UNSECURED CREDITORS CLAIM FORM

Section 304(1) Companies Act 1993

NAME AND POSTAL ADDRESS OF CREDITOR IN FULL	* Any personal information collected is for the purpose of administering the claims in accordance with the Companies Act 1993.
	The information will be used and retained by BDO Tauranga Limited and will be released to other parties only with your
	authorisation or in compliance with the Privacy Act 1993.
Principal Contact:	Any claim by an unsecured creditor against a company in a liquidation must be in this prescribed form and must -
E-mail Address:	(a) Contain full particulars of the claim; and (b) Identify any documents that evidence or substantiate
Telephone Number:	the claim.
	You may have access to and request correction of any personal
My Reference is:	information.
(if applicable)	(* Not applicable if creditor is not an individual entity within the meaning of the Privacy Act 1993)

NAME OF COMPANY: Innovation Driveways Tauranga Limited(In Liquidation)

STATUS OF CLAIM:

- 1. I hold no security for the claimed amount
- 2. I am surrendering the security I hold and I am claiming as an unsecured creditor
- 3. I am making a preferential claim (*Refer details on reverse*)
- 4. I am claiming reservation of title rights pursuant to rights held by me (Refer details on reverse)

Full particulars of the claim are set out, and any supporting documents that substantiate the claim, are identified on the reverse of this form.

(The liquidators may require the production of a document under Section 304(2) of the Companies Act 1993. You are **not required to** attach any supporting documents at this stage, but you may attach them now, if you think it would expedite the processing of the claim.)

SIGNED:	Date:	
Warning	It is an offence under Section 304(6) of the Companies Act 1993 Make, or authorise the making of, a claim that is false of mislea knowing it to be false or misleading; or Omit, or authorise the omission from a claim of any matter kno claim false or misleading in a material particular	ding in a material particular
Received (Date Stamp)	RESERVED FOR OFFICE USE: Claim admitted/rejected for voting purposes: (Delete one)	Date
	CLAIM REJECTED FOR PAYMENT: Preferential Claim for: \$	Ordinary Claim for
	or <u>CLAIM ADMITTED FOR PAYMENT:</u> Preferential Claim for: \$	Ordinary Claim for
	Signed Liquidator:	Dated

\$.....

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PARTICULARS OF CLAIM

Date	Details of Claim and Identification of Documents th Evidence or Substantiate the Claim	at Amount \$
		¥
	If applicable, less any purchase money security interests in relation goods supplied by creditor to the company [Describe goods]	to
	If applicable, less debts owed by creditor to the company [Describe goods]	
	RETENTION OF TITLE CLAIMANTS ONLY Please provide details of the basis of your retention of title cla and furnish a copy of the documentation showing that such reservation of title clause is a condition of contract.	aim
PREFERENTIAL CLAIMANTS C	DNLY	
The Seventh Schedule of the Compar priority.	nies Act 1993 sets out those claims which are regarded as prefere	ential and shows their extent and order of
1. Are you claiming the full amo	ount of your claim as preferential?	Yes / No
2. If no, what part of the claim	is preferential?	\$
3. Why do you believe you are a	a preferential creditor?	
(eg. Employee, IRD, NZ Custo	oms)	
4. Details of your claim:		
If applicable please record here you	r GST Registration number:	
And total GST included in your claim	1: \$	

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

Return to: BDO Tauranga Limited PO Box 15660, Tauranga 3144 Or email: karen.ragg@bdo.co.nz



Appendix 6

INNOVATION DRIVEWAYS TAURANGA LIMITED (IN LIQUIDATION) COMPANY NUMBER 6789855 ("the Company")

Notice of Liquidators Decision to Dispense with Meetings of Creditors (Pursuant to section 245 Companies Act 1993)

Thomas Lee Rodewald and Paul Thomas Manning, both Chartered Accountants and Licensed Insolvency Practitioners of Tauranga, were appointed joint and several liquidators of the Company by special resolution of the shareholders on 02 June 2021 at 9:00 am.

We do not consider that a meeting of creditors should be held because there are insufficient assets to meet the cost of holding such a meeting and there are limited prospects of funds being available for payment of a dividend to creditors other than to those who hold specific security or have a preferential claim.

No meeting of creditors will be called unless we receive notice in writing from a creditor requiring us to hold a meeting of creditors pursuant to section 314 of the Companies Act 1993 within 10 working days of their receipt of this notice. However the liquidators reserve the right to not hold a meeting if it is felt the request is frivolous or there are no available funds to cover the costs involved.

Notices should be forwarded to:

Postal Address	BDO Tauranga Limited PO Box 15660 Tauranga 3144
Telephone Facsimile Email	(07) 571 6280 (07) 571 6281 karen.ragg@bdo.co.nz http://www.bdo.co.nz/

Dated this 9 June 2021

Thomas Lee Rodewald Liquidator