

COURT NO. B-160364 ESTATE NO. 11-253977 VANCOUVER REGISTRY

IN THE SUPREME COURT OF BRITISH COLUMBIA IN BANKRUPTCY AND INSOLVENCY

IN THE MATTER OF THE BANKRUPTCY OF VIRGINIA MARY TAN

ORDINARY ADMINISTRATION

) THE HONOURABLE MR. JUS ⁻	TICE)	
BEFORE) GOMERY)	February 24, 2021

ORDER ADJOURNING BANKRUPTS' APPLICATION FOR DISCHARGE

ON THE APPLICATION OF McEown and Associates Ltd. in its capacity as trustee in bankruptcy of Virginia Mary Tan and Patrick Eng Tien Tan (the "**Bankrupts**"), who each were adjudged bankrupt by Order of this Honourable Court made April 29, 2016 (together, the "**Bankrupts**");

AND UPON reading the report of Boale, Wood & Company Ltd., in its capacity as trustee in bankruptcy of the Bankrupts as to the Bankrupts' conduct and affairs;

AND UPON reading the Notice of Opposition from the trustee and the Affidavit No. 1 of John McEown made February 4, 2021;

AND UPON HEARING Katie G. Mak, counsel for the McEown and Associates Ltd. in its capacity as trustee in bankruptcy of the Bankrupts;

AND WITH CONSENT of the McEown and Associates Ltd. in its capacity as trustee in bankruptcy of the Bankrupts and the Office of the Superintendent of Bankruptcy;

AND WHERAS proof has been made of the following facts under section 173 of the Bankruptcy & Insolvency Act:

Section 173(1)(a) the assets of the Bankrupts are not of a value equal to fifty cents on the dollar on the amount of the Bankrupts' unsecured liabilities, unless the Bankrupts satisfy the court that the fact that the assets are not of a value equal to fifty cents on the dollar on the amount of the Bankrupts' unsecured liabilities has arisen from circumstances for which the Bankrupts cannot justly be held responsible;

Section 173(1)(d) the Bankrupts have failed to account satisfactorily for any loss of assets or for any deficiency of assets to meet the Bankrupts' liabilities;

Section 173(1)(e) the Bankrupts have brought on, or contributed to, the bankruptcy by rash and hazardous speculations, by unjustifiable extravagance in living, by gambling or by culpable neglect of the Bankrupts business affairs; and

Section 173(1)(o) the Trustee has not completed its investigation of the Bankrupts' transfer of assets prior to their bankruptcy.

IT IS ORDERED THAT the application of the Bankrupts for discharge be Adjourned Generally.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of Lawyer for the McEown and Associates Ltd. in its capacity as trustee in bankruptcy

Lawyer: Katie G. Mak

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Registrar in Bankruptcy

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Ordinary Administration

ORDER ADJOURNING BANKRUPTS DISCHARGE

File No.: 41777-0036

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LAWYER: Katie G. Mak (Direct #: 604.643.3105)