

NO. S-171007
VANCOUVER REGISTRY

IN THE SUPREME COURT OF BRITISH COLUMBIA
IN THE MATTER OF
SECTION 152 OF THE SECURITIES ACT, RSBC 1996, C. 418

BETWEEN:

BRITISH COLUMBIA SECURITIES COMMISSION

PETITIONER

AND:

**BOSSTEAM E-COMMERCE INC.,
YAN ZHU also known as RACHEL ZHU,
GUAN QIANG ZHANG, and
ZHI YU ZHANG**

RESPONDENTS

ORDER MADE AFTER APPLICATION

BEFORE THE HONOURABLE

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THURSDAY, THE 28TH DAY

MADAM JUSTICE FORTI

OF JUNE, 2018

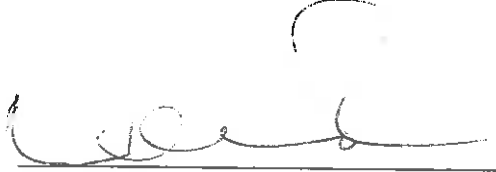
ON THE APPLICATIONS of the Petitioner and of Grant Thornton Limited (the "Receiver") coming on for hearing at Vancouver, BC, on this 28th day of June, 2018; AND ON HEARING William L. Roberts, counsel for the Petitioner, and Scott A. Turner, counsel for the Receiver; AND UPON READING the material filed, AND UPON BEING ADVISED that the Respondents, although duly served, did not respond; AND UPON BEING ADVISED that the Creditors of the Respondent Bossteam E-Commerce Inc. ("Bossteam") with Proven Claims take no position on the Applications:

THIS COURT ORDERS THAT:

1. Capitalized terms not otherwise defined in this Order have the meaning ascribed to them in the Receiver's Notice of Application filed June 13, 2018, or, failing that, this Court's Claims Process and Distribution Order made April 7, 2017, in this proceeding (the "CPDO");

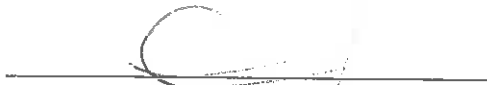
2. The Receiver is authorized to pay the Proven Claims of Investors from the Frozen Funds, in the manner proposed in the Notice of Application, subject to the following terms of this Order;
3. In circumstances where a Downline Investor and an Upline Investor have both filed a Claim in respect of the same investment, the Receiver shall allow the Claim of the Downline Investor and disallow the Claim of the Upline Investor;
4. The Receiver shall add interest to the amount it has allowed for each Investor Claim at the rate of 5% per annum, compounded annually, from April 30, 2012, to the date of payment;
5. The Receiver shall adjudicate the Investor Claims received by the Receiver after the Claims Bar Date and before the date of this Order, in the manner prescribed by the CPDO, as though those Claims had been received on or before the Claims Bar Date;
6. The Receiver is authorized to maintain the Holdback;
7. The Receiver is authorized to make an interim distribution to Creditors with Proven Claims, in an amount equal to the total of the Receivership Funds, less the amount paid to Investors with Proven Claims pursuant to this Order and less the Holdback, *pro rata* according to the value of those Claims.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS NOTED ABOVE:



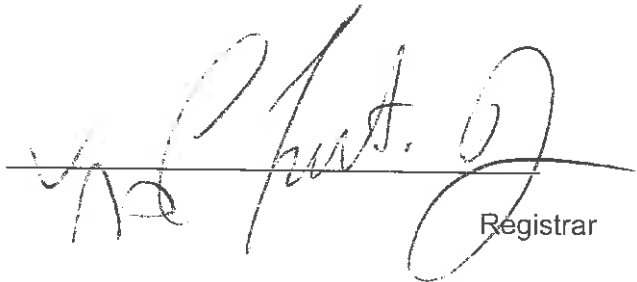
Signature of lawyer for the British Columbia Securities Commission

William L. Roberts



Signature of lawyer for Grant Thornton Limited

Scott A. Turner



By the Court

Registrar