

February 10, 2022

Adjourned for counsel to file a Special Appointment Request form with the Bankruptcy Court Office and to schedule a Case Conference before me to determine the timetable and hearing date for this Discharge, particularly given the possibility that there will be numerous opposing creditors.



**ASSOCIATE JUSTICE ILCHENKO**

May 3, 2022

M. Abramowitz and P. Yang for Bankrupt

J. Blinick for Trustee

D. Sieradzki, LIT, Trustee, appearing

Counsel have agreed that the Trustee will provide its Supplementary s.170 Report to Counsel for the Bankrupt by June 17, 2022 so that the Bankrupt can review and discuss with counsel for the Trustee how and on what grounds the Discharge can proceed and what responding documentation will be required.

A further 9:30 Case Conference will be held before me on July 20th before my Zoom discharge list to discuss time estimates, further materials required and procedure for the discharge hearing, including whether this will proceed as an in-person hearing.



**ASSOCIATE JUSTICE ILCHENKO**

**Estate File No.: 31-2610052**

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**ONTARIO**  
**SUPERIOR COURT OF JUSTICE**  
**IN BANKRUPTCY AND INSOLVENCY**

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**IN THE MATTER OF THE BANKRUPTCY OF**  
**YUAN HUA (MIKE) WANG,**  
**OF THE CITY OF MARKHAM, IN THE**  
**PROVINCE OF ONTARIO**

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**SUPPORTING DOCUMENTS RE: OPPOSITION**  
**TO AUTOMATIC DISCHARGE OF FIRST-TIME**  
**BANKRUPT**

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**KSV RESTRUCTURING INC.**  
**Licensed Insolvency Trustee**  
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July 20, 2022

ALEX FERNET BROCHU for Bankrupt

JOSEPH BLINICK for Trustee

DAVID SIERADZKI, LIT also appearing for Trustee

After reading the Case Conference Memorandum of the Bankrupt, the Responding Case Conference Brief of the Trustee, and exhibits thereto, including the Transcript of the s.163 examination of the Bankrupt, and ensuing correspondence between counsel, and taking into account the submissions of the Trustee on the instructions that have been provided to the Trustee on the Discharge, I do not think that this discharge will require over 59 minutes to be heard.

As I advised counsel for the Bankrupt, the biggest time saver will be the provision of the Bankrupt's in chief evidence by way of affidavit, which will both save time and deal with the issues that are created by translation.

I will remain seized of this discharge hearing as I have now read the materials filed to date, and this will avoid duplication of judicial effort.

If the Trustee and the Bankrupt achieve some concurrence as to appropriate discharge conditions, this discharge could be dealt with on the regular short discharge list before me.

If disagreement remains, then the discharge can be dealt with before me on any "Long Discharge" date for under 59 minutes, without further requirement for a Case Conference for a Special Appointment.

If both parties wish to have another case conference before me, to deal with scheduling or any other case management issues, I would be happy to accommodate them, but will not require the parties to return before me schedule a hearing. That can be done through the Bankruptcy Court office.



ASSOCIATE JUSTICE ILCHENKO