

BRITISH COLUMBIA SECURITIES COMMISSION
Section 161 of the Securities Act, RSBC 1996, c. 418

Citation: Re BridgeMark Financial, 2020 BCSECCOM 171

20200526

BridgeMark Financial Corp., Jackson & Company Professional Corp., Anthony Kevin Jackson, Lukor Capital Corp., Justin Edgar Liu, Rockshore Advisors Ltd. (formerly known as Cam Paddock Enterprises Inc.), Cameron Robert Paddock, Simran Singh Gill, JCN Capital Corp., John Rosarino Bevilacqua, Essos Corporate Services Inc., Sway Capital Corp., Von Rowell Torres, David Matthew Schmidt, Detona Capital Corp., Danilen Villanueva, Natasha Jon Emami, Altitude Marketing Corp., Ryan Peter Venier, Platinum Capital Corp., 658111 B.C. Ltd., Jason Christopher Shull, Tryton Financial Corp., Abeir Haddad, Tavistock Capital Corp., Robert John Lawrence, Jarman Capital Inc., Scott Jason Jarman, Northwest Marketing and Management Inc., Aly Babu Husein Mawji, Rufiza Babu Husein Mawji-Esmail, Denise Marie Trainor, Randy White, Escher Invest SA, Hunton Advisory Ltd., Kendl Capital Limited, 1153307 B.C. Ltd., Russell Grant Van Skiver, Bertho Holdings Ltd., Robert William Boswell, Haight-Ashbury Media Consultants Ltd., Ashkan Shahrokhi, Saiya Capital Corporation, Tara Kerry Haddad, Keir Paul MacPherson, Tollstam & Company Chartered Accountants, Albert Kenneth Tollstam, 727 Capital, David Raymond Duggan, Viral Stocks Inc., 10X Capital, Cryptobloc Technologies Corp., New Point Exploration Corp., Green 2 Blue Energy Corp., BLOK Technologies Inc., Kootenay Zinc Corp., Affinor Growers Inc., Liht Cannabis Corp. (formerly known as Marapharm Ventures Inc.), PreveCeutical Medical Inc., and Abattis Bioceuticals Corp.¹

Decision

- [1] On May 27, 2019, the panel, in its Decision Re BridgeMark Financial, 2019 BCSECCOM 191, extended temporary orders (Temporary Orders) against multiple parties in these proceedings, including Justin Edgar Liu (Liu), Lukor Capital Corp. (Lukor) and Anthony Kevin Jackson (Jackson), and adjourned the hearing until May 27, 2020.
- [2] On May 5, 2020 the executive director applied to have only the Temporary Orders against Liu, Lukor and Jackson extended until a hearing is held and a decision rendered.
- [3] On May 15, 2020, Jackson provided response materials to the executive director's application. Liu and Lukor took no position on the executive director's application to extend the temporary orders against them.

¹ The original style of cause in this matter included Beleave Inc. (Beleave) and Speakeasy Cannabis Club Ltd. (Speakeasy). On June 11, 2019, and on May 4, 2020, considering it would not be prejudicial to the public interest, the Executive Director discontinued the proceedings against Beleave and Speakeasy, respectively. Therefore, the style of cause has been amended to refer only to the remaining respondents.

Order

[4] We remain of the view that it is in the public interest to not proceed with the hearing until Commission staff conclude their investigation. The hearing is adjourned. Having reviewed the submissions of the parties, we consider it necessary and in the public interest to extend the Temporary Orders until May 26, 2021, as follows:

- (a) Under section 161(1)(b)(ii) that Liu, Lukor and Jackson cease trading in, and are prohibited from purchasing, securities of Cryptobloc, New Point, Green 2 and BLOK, and
- (b) Under section 161(1)(b)(ii) that Liu, Lukor and Jackson be prohibited from purchasing any securities of an issuer listed on the CSE that are distributed using the exemption set out under section 2.24 of National Instrument 45-106.

[5] Written Reasons for our Decision will follow.

May 26, 2020

For the Commission

Audrey T. Ho
Commissioner

Judith Downes
Commissioner