

PRESENT: HON. D. SCHMIDT

COM2

SUPREME COURT OF NEW YORK
COUNTY OF KINGS

AT THE COURT of the Supreme Court
of the State of New York Kings County Borough
of Brooklyn City of New York on the 4th day of MARCH
2011

X

In The Matter of the Application of LINDA YANG, as
holder of fifty percent of all outstanding
shares of stock of LUCKY NAIL SPA ON N, INC.,

Index No. 5015 (2011)

**ORDER TO SHOW
CAUSE**

KINGS COUNTY CLERK
RECEIVED
2011 MAR -4 AM 10:14

Petitioner,

for the Judicial Dissolution of

LUCKY NAIL SPA ON N, INC.

Respondent.

X

Upon the annexed Verified Petition of LINDA YANG, the President and holder of fifty (50%) percent of all outstanding shares of stock of LUCKY NAIL SPA ON N, INC. ("Lucky Nail"), a corporation incorporated and existing under the Business Corporation Law of the State of New York, verified on March 3, 2011, and upon the affidavit of LINDA YANG, sworn to on the 3rd Day of March, 2011 and supporting affirmation by Petitioners' Attorneys, WONG, WONG & ASSOCIATES, P.C.,

LET LUCKY NAIL SPA ON N, INC and XIN PING TIAN, the other fifty percent (50%) shareholder of LUCKY NAIL SPA ON N, INC, the New York State Tax Commission, the New York State Attorney General and all other registered persons, or their attorneys, show cause, at I.A.S. Part COM2, Room 541 of this Court, to be held in and for the County of Kings, at the Courthouse located at 360 Adams Street, Brooklyn, New York, on the 7th day of March, 2011, at 930 o'clock in the fore noon of that day, or as soon thereafter as counsel may be heard, why an Order should not be made and entered: i) dissolving LUCKY NAIL SPA ON N, INC



pursuant to BCL § 1104(a)(3); ii.) adjusting the rights and interests of the shareholders of LUCKY NAIL SPA ON N, INC., pursuant to BCL § 1104-a(d); iii.) imposing a surcharge on XIN PING TIAN, pursuant to BCL § 1104-a(d); v.) enjoining and restraining XIN PING TIAN, pursuant to BCL § 1115(a): a.) from transacting any unauthorized business and from exercising any corporate powers, except by permission of the Court; and b.) from collecting or receiving any debt or other property of the corporation, and from paying out or otherwise transferring or delivering any property of the corporation, except by permission of the Court; iv.) awarding petitioners their costs and disbursements in this special proceeding; and v.) granting petitioners such other, further or different relief as the Court may deem to be just and proper; and it is further

ORDERED, that pending the hearing of the Order to Show Cause, XIN PING TIAN, shall not work in any position of LUCKY NAIL SPA ON N, INC, and it is further

ORDERED, that pending the hearing of the Order to Show Cause, XIN PING TIAN, shall not sell, transfer, encumber or secrete any of the property or assets of LUCKY NAIL SPA ON N, INC, nor alter, modify, or change the prices charged for any and all services offered by LUCKY NAIL SPA ON N, INC, or remove any of said property or assets from the State of New York, and it is further

ORDERED, that pending the hearing of the Order to Show Cause, XIN PING TIAN is enjoined from transferring, removing or destroying any business records and any emails, letters, and other correspondence between the parties, and it is further

ORDERED, that a copy of this Order to Show Cause shall be published in:

STAY
JSC
MICHAEL L. SCHMIDT
Publication
JSC
MICHAEL L. SCHMIDT

Paper
JSC
HON. DAVID L. SCHMIDT

THE NEWS REPORT

newspaper in

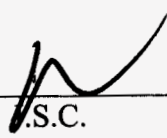
general circulation in the County of New York, once in each of the three weeks before the time appointed for the hearing thereon; and it is further

petition

ORDERED, that a copy of this Order to Show Cause and the papers on which it is based, shall be served upon LUCKY NAIL SPA ON N, INC., XIN PING TIAN, and the New York State Tax Commission, in the manner, and within the time, prescribed in BCL § 1106 (c), and the New York State Attorney General, in the manner, and within the time, prescribed in BCL § 1106, and a copy on XIN PING TIAN, by personal delivery at her usual place of abode, dwelling place, or actual place of business on or before March 4, 2011, which shall be deemed good and sufficient service.

THIS MATTER IS BEFORE JUSTICE
SCHMIDT 347 296 1584
1501

ENTER,



J.S.C.

HON. DAVID L. SCHMIDT