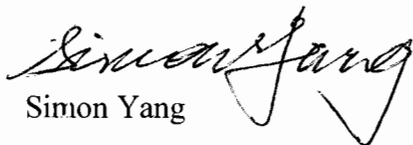


- 5). The Court and all parties of this lawsuit will put all usual actions on hold during this period. So that Ken Lee will be able to focus on trading with his gifts, and rest of all parties will watch his trading closely.
- 6). If Ken Lee makes an average 2.00% or higher monthly return during this period of six months, then such an open actual record of trading of Ken Lee demonstrates that Ken Lee is indeed a gifted trader as Simon Yang have known, and Ken Lee has not operated a Ponzi scheme, but Ken Lee / Prestige Ventures has indeed experienced some difficulties or problems during the past several years.
- 7). Consequently the Court will dismiss this lawsuit, and Plaintiffs and Defendants will not ask other party for compensations of losses and all other damages.
- 8). It is the responsibility of Prestige Ventures and Ken Lee to return all investors' capitals to its clients in a reasonable shortest period with its resources and skills. At his disposal and with his personal funds, Simon Yang may help Ken Lee in generating profits from trading financial products for returning funds to all investors of Prestige Ventures.
- 9). If Ken Lee makes lesser than 1.00% average monthly return or even net losses during this period. Then Simon Yang will just take the losses for his own decision and will not complain about any one. Such a poor performance or even losses of Test Trading Account by Ken Lee will demonstrate that Ken Lee has not been a gifted trader, and reasonably that those wonderful results of Prestige Ventures were not likely from actual trading of financial products.
- 10). Consequently the lawsuit will resume its course for protection of general public investors, justice to the innocent, and judgment to evildoers.

This is just the principle of my proposal, and I am open to suggestions for improvement from the Court, Katherine Driscoll and Terra Bonnell of Plaintiffs as well as Ken Lee.

The proposal does not come from Ken Lee, and I have not discussed it with Ken Lee. My heart is pure on this, and truly I want to help every one of this lawsuit and my friend investors.

Sincerely,


Simon Yang

Date: August 6, 2010

CC: K. Driscoll, T. Bonnell, and K. Lee

*Simon Yang
1912 NW 17th Terrace
Edmond, Ok. 73012*

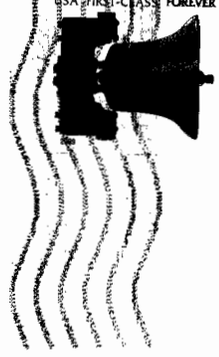
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