

FORM 1A

APPLICATION LETTER

PUDO INC.

**(an issuer to be formed by a share exchange transaction whereby
Grandview Gold Inc. shall acquire My Courier Depot Inc.)**

April 10, 2015

Canadian Securities Exchange
220 Bay Street
9th Floor
Toronto, Ontario
M5J 2W4

Dear Sirs/Mesdames:

Re: Qualification for Listing of PUDO Inc. (the “Issuer”), an issuer to be formed by a share exchange transaction between Grandview Gold Inc. and My Courier Depot Inc.

The Issuer hereby applies to have the common shares in the capital of the Issuer (“**Common Shares**”) qualified for listing on the Canadian Securities Exchange (the “**CSE**”), subject to the completion of the delisting of the Issuer’s Common Shares from the TSX Venture Exchange’s NEX Exchange (“**NEX**”), and the completion of the Consolidation and the Share Exchange (as defined below) prior to the listing of the Issuer’s Common Shares on the CSE.

There are currently 81,163,032 Common Shares issued and outstanding and 16,232,606 Common Shares reserved for issuance. Upon completion of the Consolidation and the proposed Share Exchange, there will be approximately 14,918,057 Post-Consolidation Shares of the Issuer issued and outstanding and 2,983,611 Post-Consolidation Shares reserved for issuance.

In connection with the Issuer’s application to list its Common Shares, please note the following:

1. the Form 1B Listing Application is to follow, and will include:
 - (a) the escrow agreement and insider reports, as required under Part B of Appendix A to Policy 2;
 - (b) the supporting documentation required under Appendix A to the Form 1B Listing Application;

2. the draft Form 2A Listing Statement is enclosed herewith, along with the following attachments:
 - (a) the audited annual financial statements of Grandview Gold Inc. (“**Grandview**”) for the financial years ended May 31, 2012, May 31, 2013 and May 31, 2014;
 - (b) the draft Management Discussion & Analysis of the Issuer based on the financial statements of MCD (as defined below) as the reverse takeover acquirer for the period from incorporation ended November 30, 2014;
 - (c) the unaudited interim financial statements of Grandview for the six months ended November 30, 2014;
 - (d) draft audited financial statements of MCD for the period from incorporation to the year ended February 28, 2014;
 - (e) draft unaudited interim financial statements of MCD for the nine months ended November 30, 2014; and
 - (f) draft pro-forma consolidated financial statements giving effect to the Share Exchange for the year ended May 31, 2014 and the six months ended November 30, 2014;
3. the Form 2B Listing Summary is to follow;
4. Form 3 – Original Personal Information Forms for each of the following individuals are enclosed herewith:
 - (a) Jing Peng;
 - (b) Tom Bijou; and
 - (c) Ian A. McDougall;

Form 3 – Original Personal Information Forms for each of the following individuals are to follow forthwith:

- (a) Frank Coccia (a copy of which is enclosed herewith);
 - (b) Howard Westerman (a copy of which is enclosed herewith);
 - (c) Richard Cooper (a copy of which is enclosed herewith); and
 - (d) Kurtis Arnold (a copy of which is enclosed herewith);
5. the Form 4 Listing Agreement is enclosed herewith, and is executed by the management of Grandview, and an additional Form 4 Listing Agreement executed by the management of the Issuer following the completion of the Share Exchange is to follow; and
6. the Form 6 Certificate of Compliance is to follow (collectively, the “**Initial Listing Application**”)

As disclosed in Grandview’s press release dated March 19, 2015 (the “**Press Release**”), subsequent to the submission of this Initial Listing Application, Grandview plans to acquire, by way of share exchange, all of the issued and

outstanding share capital of My Courier Depot Inc. ("**MCD**"), an Ontario-based courier services company, all pursuant to a share exchange agreement between Grandview and MCD dated March, 18, 2015 (the "**SEA**").

Pursuant to the SEA, Grandview's management will be replaced by management appointed by MCD and the Issuer shall carry on the business of MCD under the new name of "PUDO Inc.". Pursuant to the SEA, Grandview will acquire all of the issued and outstanding share capital of MCD ("**MCD Shares**") on the basis of 8,333.33 Post-Consolidation Shares (as defined below) of the Issuer for every one (1) MCD Share (the "**Share Exchange**"). The SEA also contains the following conditions:

1. the consolidation of the issued and outstanding Common Shares of Grandview on the basis of one (1) post-consolidation Common Share ("**Post-Consolidation Shares**") for each twenty (20) pre-consolidation Common Shares (the "**Consolidation**");
2. the change of the Issuer's name to "PUDO Inc." or such other name deemed appropriate and at the discretion of MCD (the "**Name Change**");
3. the voluntary delisting of the Issuer's common shares from the NEX prior to the completion of the Share Exchange (the "**Delisting**"); and
4. if the Consolidation, Name Change and Delisting are approved by the shareholders of the Company, the election of MCD nominees Richard Cooper, Tom Bijou, Howard Westerman, Kurtis Arnold and Ian A. McDougall to the board of directors (the "**Board**") of the Company (the "**Election**" and collectively with the Consolidation, the Name Change and the Delisting, the "**Conditions**").

Grandview has called an annual and special meeting of its shareholders for April 14, 2015, where the shareholders of Grandview will be asked, among other things, to approve the Share Exchange and the Conditions. Subsequent to the Press Release, Grandview appointed Richard Cooper to the Board effective March 19, 2015 in order to comply with the continued listing requirements of the NEX.

In accordance with the foregoing and based on initial preliminary discussions with the CSE, the Share Exchange has been reflected in the materials in this Initial Listing Application as a "fundamental change", as defined in CSE Policy 8 of the CSE. Accordingly, certain documents in this Initial Listing Application have been prepared on a post-Share Exchange basis where applicable.

Please do not hesitate to contact the undersigned should you have any questions or concerns.

Yours very truly,

Grandview Gold Inc.

"Paul Sarjeant"

Per: Paul Sarjeant