

The Honorable Gary Gensler Chair Securities and Exchange Commission 100 F Street NE Washington, D.C. 20549

Re: Notice of Proposed Rulemaking on Position Reporting of Large Security- Based Swap Positions; File No. S7-32-10

Dear Chair Gensler,

We write with respect to the Securities and Exchange Commission's (SEC) two proposed rulemakings pertaining to security-based swaps and securities loans. In order to help the communities we represent succeed, regulators must support the U.S. economy by promoting liquid and efficient markets. We are concerned that the SEC's proposals to publicly disclose positions in security-based swaps and securities loans on a loan-by-loan basis could impair market liquidity and hinder the SEC's core mission to maintain fair, orderly, and efficient markets.

We have long advocated for appropriate regulatory oversight of registered investment advisers and recognize the importance of well-crafted rules that help govern the activities of advisers with respect to their private fund clients and fund investors. We further support the Commission's overall mission to protect investors; maintain fair, orderly, and efficient markets; and facilitate capital formation.

The SEC has proposed significant regulatory changes that will impact nearly every type of investor and market participant. We strongly support your efforts to give the SEC the tools it needs to monitor for accumulating risk and ensure market integrity. We also believe it is important to ensure the cumulative effect of the rules are adequately assessed, including the potential impact on market liquidity of proposals to require public disclosure of investor positions. We support an approach to implementation that requires reporting for regulatory purposes to give the SEC experience with the data to refine it as necessary to ensure it serves its purpose.



We support an approach to implementation that requires reporting for regulatory purposes to give the SEC experience with the data to refine it as necessary to ensure it serves its purpose. Retail Investors appreciates the immortalization of confessions from Financial Institutions, Market Makers, Family Offices, Hedge Funds, ISDA Members, Crypto Exchanges, & Swaps Counter-Parties on the U.S. Securities and Exchange Commission's (the "SEC" or "Commission") release on proposed Rule 13f-2 ("Proposal") under the Securities Exchange Act of 1934. Financial Institutions ISDA Counter-Parties, Hedge Funds, Crypto Exchanges, & Family Offices full knowledge Signed ISDA and Swaps Contract "directly or indirectly, actually or synthetically, relating to such Transaction or any connected hedging activity" "that can be used to create a long or short exposure to the Shares or Index" thereby creating "Synthetic Buyer" or "Synthetic Seller". Utilizing "Share Swap Transaction", "Share Basket Swap Transaction", "Index Swap Transaction" a "Custom Index Basket", & "Tokenized Shares on Exchange" without having to own the underlying Shares.

The documentation & confession using financial instruments such as "rate swap transaction, basis swap, forward rate transaction, commodity swap, commodity option, equity or equity index swap, equity or equity index option, bond option, interest rate option, foreign exchange transaction, cap transaction, floor transaction, collar transaction, currency swap transaction, cross-currency rate swap transaction, currency option, swap tokenized stock, swap dollar-pegged Circle's USDC, or any other similar transaction (including any option with respect to any of these transactions)" as defined within ISDA agreements. These instruments & "securities-based swaps underlying certain of FTX, Alameda Research, & Archegos' positions in order to raise or depress the price of and induce others to purchase those securities"

"Indeed, internal counsel from the various prime brokers held a call among themselves earlier that day, agreeing that lawyers would be present on any calls between the brokers, and that the lawyers would read a script on each call making clear that no broker was permitted to disclose its Archegos-related positions", including Counter-Parties "CS participated in block sales of overlapping positions on April 5 and 14, 2021, liquidating approximately \$3 billion and \$2.2 billion, respectively, on those dates. Otherwise, CS liquidated its other historic Archegos positions through open-market, algorithmic trading. As of April 22, 2021, CS had liquidated 97% of its Archegos exposure." "Goldman was organizing block sales of certain ADR positions and invited CS to participate. CS ultimately participated in three such Goldman-led block trades, selling shares in Baidu, Tencent, and Vipshop Holdings. In these trades, Goldman did not disclose to CS the number of shares it was putting up in the block, and there was no agreement with Goldman as to which broker's shares were being sold first and/or how the sales would be distributed. Apart from the block, CS engaged in algorithmic trading that day, aiming to stay within 2-3% of average daily volume. Ultimately, CS sold just over \$3 billion notional on March 26, approximately \$1.27 billions of which was sold in the Goldman-led block sales."



Family Office Member confession and admissions "...I and others executed trades that allowed the fund to amass market power and certain securities traded on U.S. exchanges. Archegos used security-based swaps to gain exposure to these securities while concealing the true size of the fund's positions from the market and our trading counterparties. Once Archegos gained market power in these securities, I and others used this power to trade in such a way as to artificially manipulate the prices of the securities. Acting at the direction of the head of the fund [Hwang], I traded to increase the prices of names in which Archegos held long positions and reduced the prices of securities in which the fund hel[d] short positions. I did this by, for example, buying large amounts of a stock when the price dropped in response to negative news or trading premarket when I knew the fund's activity would have a greater impact on price. I manipulated the prices of these securities in order to influence others in the market to buy or sell the securities in ways that would benefit Archegos'[s] key positions and increase Archegos'[s] purchasing power through variation margin."

Using positions in "highly-liquid, larger cap issuers" towards "less liquid, China-based issuers, as well as relatively smaller cap U.S. media and technology companies" "artificially increase the market value" & "artificially inflate the share prices".

These ISDA Counter-Parties & Swaps Contracts use "manipulative trading in those stocks interrupted the natural interplay of supply and demand for those stocks – and distorted their underlying economic value for the Counterparties and other market participants – by causing at least two sets of false pricing signals in the market: (1) that the Top 10 Holdings stocks were held by a relatively broad range of market participants, reflecting a relatively broad supply and demand for those stocks – when, in fact, a single buyer (Archegos) was surreptitiously, and by fraudulent means, dominating the market for those stocks; and (2) that the prices of those stocks, both daily and over time, reflected normal market forces when, in fact, their steep climb (and ultimate precipitous fall) was due at least largely to Archegos's fraudulently dominating the market for, and engaging in manipulative trading of, those stocks." "These swaps allow clients to obtain "synthetic" leveraged exposure to the underlying stocks without actually owning them." Also known instruments "derivative known as a total return swap ("TRS")".

Before making recommendations regarding the Proposal, it is important to put some ISDA members, Family Offices, Crypto Exchanges, & Counter-Parties own confession, admissions and documentation around the shortcomings of the current system and the Commission's goals with this proposal in order to evaluate whether the proposal will be successful.

"Short selling volume and transactions data cannot easily explain changes in short interest, exposing a gap between these two types of existing data." Furthermore, these data sets are subject to differences in reporting lag, and can misrepresent the amount of short selling due to mismarking, manipulation & method by Hedge Funds, Family Offices, Brokerages, Financial Institution, Crypto Exchanges, Counter-Parties & ISDA members.



Crypto Exchanges confession and admissions; Sam Bankman-Fried FTX, Alameda Research, Coinbase Custodian w/ LMK Labs (OTC Swaps), Maclaurin Investment, West Realm Shires, Clifton Bay, & Island Bay Ventures:

"Say you Tokenize Stocks. Instead of waiting 2 days to settle, you can swap AAPL-token <> USD-token on a blockchain"

Zixiao Wang (Gary Wang) FTX, Alameda Research, Coinbase Custodian w/ LMK Labs (OTC Swaps), Maclaurin Investment, West Realm Shires, Clifton Bay, & Island Bay Ventures Guilty Plea Transcript:

"THE COURT: First, in connection with any swap or contract of sale of any commodity in interstate commerce or contracts for future delivery on or subject the rules of any registered entity"

Caroline Ellison FTX, Alameda Research, CoinBase Custodian w/ LMK Labs (OTC Swaps), Maclaurin Investment, West Realm Shires, Clifton Bay, & Island Bay Ventures Guilty Plea Transcript:

"there are three elements to this crime:

First, in connection with any swap or contract of sale of any commodity in interstate commerce or contract for future delivery on or subject to the rules of any registered entity"

Nishad Singh FTX, Alameda Research, CoinBase Custodian w/ LMK Labs (OTC Swaps), Maclaurin Investment, West Realm Shires, Clifton Bay, & Island Bay Ventures Guilty Plea Transcript:

"THE COURT: There are three elements to this crime:

First, in connection with any swap or contract of sale of any commodity or interstate commerce or contract for future delivery to on or subject the rules of any registered entity"

"THE COURT: Thank you. Do you understand, Mr. Singh, the elements of the charge of conspiracy to commit commodities fraud as distinguished from the substantive offense of commodities fraud?"

"THE DEFENDANT: I do"

"IEX has asserted that the FTX entities fraudulently induced IEX into entering into the Share Exchange Agreement"

"I, Alex Mashinsky, Chief Executive Officer of Celsius Network LLC (together with the



above captioned debtors and debtors in possession, the "Debtors"), and certain of its Debtor and non-Debtor affiliates (collectively, with the Debtors, "Celsius" or the "Company"), hereby declare under penalty of perjury"

"Swap. In addition to offering consumers the ability to purchase cryptocurrencies on its platform, Celsius offered users the ability to "swap" ("trade" or "convert") eligible cryptocurrencies for another type of eligible cryptocurrency without paying a fee (the "Swap Service")"

These are significant and material shortcomings in the transparency of US capital markets, but the Commission neglects to acknowledge the impact of these shortcomings. The lack of transparency into short positions has led to deep mistrust & manipulation by these Financial Institutions in markets for retail investors, and especially for newer retail investors. The Commission risks alienating these investors and driving them away from US capital markets if they do not act to provide transparency and certainty for them.

# We Need Increased Transparency

Despite the pushback from industry firms who face increased compliance costs & spotlight shining on the method of manipulation, we fully support the Commission in this rulemaking, and urge the Commission to go further with these disclosures. Our movement is born from frustration over the many complex and conflicted aspects of market structure, with a lack of transparency and visibility into the inner workings around short selling being a primary driver of our retail investor supporters. The lack of transparency around short positions, the inability to adequately quantify short interest, and the ability for firms to skirt regulation through derivative positions such as options and security-based swaps are making a mockery of our free and open markets. The inadequate ability to properly measure and understand economic short exposure leads to supply/demand imbalances in markets and affects trading prices.

We often lament the fact that regulators in other jurisdictions have done more, moved further, and advanced the cause of transparency far more significantly than we have in the US. As other commentators have noted, the EU adopted a short sale reporting regime that essentially requires "immediate public disclosure of large short positions," by individual issuers. Despite this onerous disclosure regime that goes much further than the Proposal, we agree that "a study of the impact of the EU's regulation finds no evidence that the disclosure requirements have resulted in increased coordination or have resulted in short sellers being targeted for short squeezes." The concerns from the industry and from the short selling community are simply not valid.

Harmonizing the Proposal with European standards would provide significant benefits, both from a transparency perspective and from the short-selling investment manager's perspective - it is far easier to comply with the same rule across multiple jurisdictions than to manage varying standards and rules from country to country.



It is also important to note, from the perspective of how to set an appropriate threshold for disclosure that, as the Commission acknowledges, the European threshold of 0.5% is being gamed, and therefore setting a threshold substantially higher than that will lead to even further gaming of the threshold and disclosure avoidance. There should be little doubt that firms will attempt to game any threshold that is set, as has happened with 13F long disclosures for many years. Given the European experience with a very low threshold, we would argue that it is important to set the threshold as low as possible to mitigate any effects and impacts from firms attempting to game the threshold.

Despite the constant concerns expressed in comment letters about "reverse engineering trading strategies" and the concern voiced in the proposal that there would be a "risk of retaliation towards short individual sellers... as well as the ability for market participants to engage in copycat strategies," the same can be said of current 13F disclosures. Indeed there is an entire industry that follows 13F and other similar disclosures (e.g., politician trades) and allows for copy-cat strategies.

The value of transparency and the need for investors, both retail and institutional, to understand the holdings of investment managers, as well as to form an accurate picture of short interest and short trading dynamics should far outweigh these concerns. The Commission has agreed with this view in crafting 13F policies, the EU has agreed with this view with their disclosure regime, and the Proposal should be expanded to include robust public disclosure at the individual manager level of this information.

Finally, we would further urge the Commission to set a goal to harmonize reporting timelines for all relevant disclosures, from 13F long and short disclosures to reporting timelines for FINRA and the SROs to ensure that data is released consistently, to avoid misunderstandings and misconceptions.

# **Choice and Control are Fundamental Investor Rights**

Much like the reasoning behind recent proposals from the Commission around ESG Disclosures, retail and institutional investors want to know the composition of the positions of the funds that they are investing in. While retail investors may not always have access to the type of funds that accumulate significant short positions, they may still be in the position of doing business with such firms, and they deserve to know when such firms are betting against core portfolio positions that they may be holding and may be very passionate about.

The feedback from the industry has several consistent themes, but primarily it is focused on disguising short selling activity and reducing transparency. This is antithetical to the Commission's objectives with the Proposal. Investors, both retail and institutional, cannot properly exercise their right to choose investments, counterparties and other relationships without visibility into the firms that they are investing in or doing business with. An appropriate



level of transparency is absolutely required to empower investors to act in their own best interests in an informed manner.

# All Short Exposure Must Be Included

The Proposal as currently crafted has a huge hole that must be remedied, one that the Commission is well aware of - "an investor wishing to profit from the decline of a security's value can also trade in various derivative contracts, including options and security-based swaps." The failure to include derivative exposure in this rule will inevitably result in firms exploiting the loophole and will drive more and more firms into the less regulated and less transparent space of derivatives. As the Commission acknowledges in the proposal, "trading in derivatives frequently leads to related trading in the stock market as derivatives' counterparties seek to hedge their risk." Derivatives have an impact on the market, and can have a detrimental effect on the price of stocks, as Archegos, FTX, Alameda Research, & Celsius demonstrated so clearly. While the positions held by Archegos, FTX, Alameda Research, & Celsius were not disclosed anywhere publicly because they had exploited a loophole in 13F disclosures, the impact on the market was material and overwhelming. Indeed, had these derivative positions been adequately disclosed, it is likely that institutional broker-dealers would have had enough information to mitigate the impact of Archegos', FTX, Alameda Research, & Celsius trading would have been able to recognize the significant exposure that resulted from the leverage they extended via total return swaps, and would have prevented the crisis from developing in the first place.

In much the same way, it is critical for institutional broker-dealers and for retail and institutional investors to understand the extent to which individual firms have high levels of short exposure to individual stocks or ETFs, regardless of whether that exposure is via equity, through the use of derivatives or through other novel mechanisms that the Commission has not considered. Markets are changing and evolving, and as regulators impose new disclosure requirements on firms, those firms will figure out ways to game or avoid those disclosures. That's what Archegos, FTX, Alameda Research, & Celsius did with swaps, and that's what other firms might do with other novel ways of gaining short exposure. One example of this could be through security tokens on crypto exchanges. Another could be through the use of fungible or nearly fungible holdings in foreign affiliates - both equity and derivatives.

If one of the primary goals that the Commission is seeking to achieve with the Proposal is to give retail and institutional investors, along with regulators, better visibility into economic short exposure, it is imperative that all short exposure is included.

We would also encourage the Commission to include ETF creation and redemption activities. "ETFs constitute 10% of U.S. equity market capitalization but over 20% of short interest and 78% of failures-to-deliver." Authorized participants are incentivized to "operationally short" ETFs, and often fail to deliver these shares. This is a potential source of stress on financial markets, and "the potential source of stress on the financial system appears to have shifted from common stocks during the pre-crisis period to ETFs during the post-crisis period." As such,



transparency into the ETF creation and redemption process is more important now than ever before. Whether that transparency starts strictly with regulatory transparency versus public disclosure is one that the Commission will have to decide - we would urge full public disclosure of ETF activities in order for the public to more accurately and adequately evaluate the risks involved in trading ETFs, and to better understand the short interest numbers in ETFs that can vary wildly.

# **Hedging Indicator**

If the Commission insists on continuing with the aggregated disclosures, we would offer one suggestion for an important change. The current proposal for categorizing a position as not hedged, partially hedged or fully hedged could lead to serious problems and misrepresentations of actual economic short exposure, which is the first shortcoming identified by the Commission.

Aggregated information could actually end up being very misleading, by painting an inaccurate picture of the size of short positions despite the "hedging" distribution disclosure. "Partial" hedging could be manipulated or abused to mask true short positions (e.g., by hedging an immaterial portion of the position to flag it as "partially hedged"), and overall gross position disclosures could overstate short positions when net positions are not accounted for. A better solution would be to have the actual amount of position hedged, which could range from 0% to 100% if the manager's long position is larger than the manager's short position. This is similar to one of the alternatives proposed by the Commission, to report the delta value of hedged positions. This would be a critically important addition to the Proposal and make it far more informative if aggregation is the direction the Commission goes.

#### **Bona Fide Market Making Reporting**

We believe it is important that the Proposal's provision that would "require CAT reporting firms that are reporting short sales to indicate whether such reporting firm is asserting use of the bona fide market making exception under Regulation SHO" is included in the final rule proposal. While we are encouraged by this, as it signals that surveillance teams and regulators are finally trying to better understand the use of this exception, we believe it to be an antiquated exception that is no longer applicable in modern markets, and which should be eliminated. The bona fide market making exemption is being abused, as illustrated by recent enforcement actions, and provides an unreasonable competitive advantage for firms who do not have affirmative obligations to make continuous markets on lit exchanges. As the Commission acknowledges in the proposal, "[f]irms that do not need to obtain a locate prior to effecting a short sale, on the basis of the bona fide market making exception, have a competitive advantage over firms that are required to obtain a locate because these firms can trade more quickly and more easily adjust to or take advantage of changing market conditions."



It is also possible that market makers are using the bona fide market making exception to include transactions and arrangements where other broker-dealers or customers are using the market maker's exception to avoid compliance with Regulation SHO. It is important that the SEC and FINRA have the surveillance tools and data necessary to police markets, and including this data in CAT should be an easy decision.

While it is outside the scope of the Proposal, we believe that market structure reform should focus on leveling the playing field, and fostering more robust and verdant competition in markets. Repealing regulation that affirmatively advantages certain firms over other firms is an important step in that direction.

#### Conclusion

Onimod Association appreciate the opportunity to respond to the Proposal & Immortalization of confessions from Financial Institutions, Market Makers, Family Offices, Hedge Funds, Crypto Exchanges, ISDA Members, & Swaps Counter-Parties. Thank you for considering our comments and we would be happy for ISDA Members, Crypto Exchanges, & Swaps Counter-Parties contracts and admission to answer any questions or further explain any of the points.

Sincerely,

Kam Nanoc Onimod Association

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      UNITED STATES DISTRICT COURT
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      SOUTHERN DISTRICT OF NEW YORK
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     UNITED STATES OF AMERICA,
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                                              22 CR 231 (LTS)
                 V.
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     WILLIAM TOMITA,
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                     Defendant.
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                                              New York, N.Y.
                                              April 22, 2022
9
                                               2:35 p.m.
     Before:
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                         HON. LAURA TAYLOR SWAIN,
11
                                              District Judge
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                                APPEARANCES
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14
     DAMIAN WILLIAMS
           United States Attorney for the
15
           Southern District of New York
     MATTHEW D. PODOLSKY
     ANDREW M. THOMAS
16
          Assistant United States Attorneys
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     HELEN V. CANTWELL
     ADELE STICHEL
18
          Attorneys for Defendant
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     ALSO PRESENT:
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     MARLON OVALLES, Pretrial Services
     ANDREAS ECONOMOU-ELLISON, FBI
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1 (Case called) THE COURT: Good afternoon. 2 3 Counsel, agents, pretrial services officer, would you 4 please introduce yourselves. MR. PODOLSKY: Good afternoon, your Honor. Matthew 5 6 Podolsky and Andrew Thomas, for the government. And with us at 7 counsel table is Special Agent Andreas Economou-Ellison, of the Federal Bureau of Investigation. 8 9 THE COURT: Good afternoon, Mr. Podolsky, Mr. Thomas, 10 and Special Agent Economou-Ellison. You may be seated. 11 MR. THOMAS: Good afternoon, your Honor. 12 MR. OVALLES: Marlon Ovalles, on behalf of pretrial 13 services. Good afternoon, your Honor. 14 THE COURT: Good afternoon, Officer Ovalles. You may 15 be seated. MS. CANTWELL: Good afternoon, your Honor. Helen 16 17 Cantwell and Adele Stichel, from Debevoise & Plimpton, on 18 behalf of Mr. Tomita. Nice to see you. 19 THE COURT: Nice to see you. 20 Good afternoon, Ms. Cantwell; good afternoon, 21 Ms. Stichel; and good afternoon, Mr. Tomita. 22 Is the gentleman in the back of the courtroom with 23 either of the parties? 24 MR. PODOLSKY: Yes, your Honor. I can represent that 25 he is also a special agent with the FBI.

THE COURT: Thank you.

Good afternoon, sir.

I have received a sealed application for an order maintaining this case under seal, providing that the documentation and docket entries in this case be kept under seal, and that the case be captioned on the docket as United States v. John Doe. That, of course, also implicates the sealed filing until further order of the Court of the transcript of these proceedings.

Ms. Cantwell, is there any objection to the application?

MS. CANTWELL: No, your Honor.

THE COURT: I've read it thoroughly and conclude that it does set forth appropriate grounds for holding this information from public access, given certain law enforcement considerations. So I am granting it. I note that it provides for an update within three months concerning the continuing need, if any, to maintain these materials under seal.

So, Ms. Ng, have we been given a signature copy?

THE DEPUTY CLERK: Of what, the advice of rights?

THE COURT: Well, no. This is the sealing order. The copy that I have just has a printed S --

THE DEPUTY CLERK: I'll give it to you. Sorry

(Pause)

THE COURT: So that is the order. Great. Thank you.

I will sign it now.

I have signed the order.

It is my understanding that, today, we are here for a first appearance and anticipated waiver of indictment, arraignment, and plea proceeding.

Is that correct?

MR. PODOLSKY: Yes, your Honor.

MS. CANTWELL: Yes, your Honor.

THE COURT: Thank you.

First, I must share with you some important information. Federal Rule of Criminal Procedure 5(f) requires the Court to remind the parties orally and in writing of the prosecution's obligations under the Supreme Court's 1963 Brady v. Maryland decision and the cases that have built upon that decision and of the possible consequences of violating those obligations.

I hereby direct the government to comply with its obligations under Brady v. Maryland and its progeny to disclose to the defense all information, whether admissible or not, that is favorable to the defendant, material either to guilt or to punishment, and known to the government. Possible consequences for noncompliance may include dismissal of individual charges or the entire case, exclusion of evidence, and professional discipline or court sanctions on the attorneys responsible.

I will enter a written order more fully describing

this obligation and the possible consequences of failing to meet it, and I direct the government to review and comply with that order.

Mr. Podolsky, do you and your colleagues understand these obligations, and do you confirm that they have been fulfilled or will be fulfilled?

MR. PODOLSKY: Yes, your Honor, I can represent that the government understands its obligations and will comply with them as required in this case.

THE COURT: Thank you.

I will now turn to the first appearance. And I inform counsel that the arraignment on the information and the waiver of indictment will be addressed as part of the anticipated plea allocution colloquy.

So, first, Mr. Tomita, would you please stand.

Thank you.

Please state your full name.

THE DEFENDANT: My full name is William Kenji Tomita, your Honor.

THE COURT: How old are you, sir?

THE DEFENDANT: Thirty-eight years old.

THE COURT: I will now explain to you certain rights that you have under the Constitution of the United States. You have the right to remain silent; you need not make any statement. Even if you've already made statements to the

authorities, you need not make any additional statements. Any statements that you do make can be used against you.

Do you understand these rights?

THE DEFENDANT: I understand, your Honor.

THE COURT: You have the right to be released, either conditionally or unconditionally, pending trial unless I find that there are no conditions that would reasonably assure your presence at future court hearings and the safety of the community. If the government were to ask me to detain you pending trial, you are entitled to a prompt hearing on whether such conditions exist.

Do you understand this right?

THE DEFENDANT: I understand, your Honor.

THE COURT: Are you a citizen of the United States?

THE DEFENDANT: That is correct.

THE COURT: Are you also a citizen of any other country?

THE DEFENDANT: I'm a dual national of Japan, your Honor.

THE COURT: Because of your dual nationality, you are entitled to have Japan's consular representatives here in the United States notified that you have been arrested or detained. After your consular officials are notified, they may call or visit you. You are not required to accept their assistance, but they may be able to help you with legal counsel and may

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contact your family and visit you if you are detained, among other things.

I now direct the Office of the United States Attorney to make the appropriate consular notification if you request that that be made.

THE DEFENDANT: Thank you, your Honor.

THE COURT: Mr. Podolsky will do that if there is a request.

MR. PODOLSKY: Correct.

THE COURT: Thank you.

Mr. Tomita, you have the right to be represented by an attorney today and at all future proceedings in this case, and if you are unable to afford an attorney, I will appoint an attorney to represent you.

Do you understand these rights?

THE DEFENDANT: I do, your Honor. Thank you.

THE COURT: Do you wish to have, and are you able to obtain and afford, counsel on your own?

THE DEFENDANT: That is correct, your Honor.

THE COURT: Have you retained Ms. Cantwell and her firm, Debevoise & Plimpton, to represent you in this case?

THE DEFENDANT: That is correct, your Honor.

THE COURT: Do you understand that you're responsible for paying the fees and expenses associated with Ms. Cantwell's defense of you in this case?

1	THE DEFENDANT: Yes, your Honor.
2	THE COURT: And, for the record, do you want the Court
3	to appoint counsel for you?
4	THE DEFENDANT: Not at this time, your Honor. Thank
5	you.
6	THE COURT: Thank you. You may be seated.
7	I would ask that Ms. Cantwell remain standing.
8	I'm informed that Mr. Tomita has an application to
9	waive indictment and enter a plea of guilty to the five-count
10	superseding information that is labeled United States v.
11	William Tomita.
12	Is that correct, Ms. Cantwell?
13	MS. CANTWELL: Yes, your Honor.
14	THE COURT: And is this plea pursuant to an agreement
15	with a printed date of April 15, 2022, and an execution date of
16	April 22, 2022, which has been marked as Government Exhibit 1
17	in its executed form?
18	MS. CANTWELL: Yes, your Honor.
19	THE COURT: Thank you.
20	And do you have that marked copy of the agreement
21	there at defense table?
22	MS. CANTWELL: Yes.
23	THE COURT: Thank you.
24	Is there an executed Advice of Rights Form that has
25	been marked as Court Exhibit 1?

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1 MS. CANTWELL: Yes, your Honor. 2 THE COURT: Do you have that at defense table as well? 3 MS. CANTWELL: I do. 4 THE COURT: Thank you, Ms. Cantwell and Ms. Stichel. You can be seated at this time. 5 6 Mr. Podolsky, would you please make a statement for 7 the record regarding the government's victim identification and notification activities, if any, in connection with this 8 9 proceeding. 10 MR. PODOLSKY: Yes, your Honor. 11 We understand our obligations in that respect and will 12 comply with them -- reasonably comply with them under the 13 circumstances of this case. 14 THE COURT: And I take it that given the particular 15 circumstances of this proceeding, although there may or may not have been victims identified, there would be no notification at 16 17 this point? 18 MR. PODOLSKY: To this point in time, that is correct, 19 but we will make reasonable efforts to notify them as we can. 20 THE COURT: Thank you. And that is for the reasons 21 that are set forth in the application relating to the sealing 22 of the materials? 23 MR. PODOLSKY: That's correct, your Honor. 24 THE COURT: Thank you.

Mr. Tomita, before I accept your waiver of indictment

and your guilty plea, there are a number of questions that I must ask you while you are under oath to assure that your waiver and plea are valid. At times, I may cover a point more than once, and I may cover matters that were also addressed in the Advice of Rights Form that you have seen. If I do, that will be because it is very important that you understand what is happening here today.

In that connection, if you don't understand something that I ask you, please say so, and I will reword the question or you may speak with your attorney. Do you understand that?

THE DEFENDANT: I do, your Honor. Thank you.

THE COURT: Thank you.

Please stand now to take the oath.

(Defendant sworn)

THE COURT: Please remain standing, but put your hand down.

Please, again, state your full name for the record.

THE DEFENDANT: My full name is William Kenji Tomita.

THE COURT: Mr. Tomita, do you understand that you have solemnly promised to tell the truth, and that if you answer any of my questions falsely, your false or untrue answers may later be used against you in another prosecution for perjury, or making a false statement?

THE DEFENDANT: I understand, your Honor.

THE COURT: Thank you. You can be seated for the next

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portion of the proceeding.
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               THE DEFENDANT: Thank you.
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               THE COURT: You are 38 years old; is that correct?
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               THE DEFENDANT: Correct.
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               THE COURT: How far did you go in school?
               THE DEFENDANT: I finished a four-year Bachelor's
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 7
      program.
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               THE COURT: In what field?
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               THE DEFENDANT: In economics and international
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      studies.
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               THE COURT: Are you able to read, speak, and
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      understand the English language well?
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               THE DEFENDANT:
                              Yes.
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               THE COURT: And you are a citizen of both the United
      States and of Japan?
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               THE DEFENDANT:
                               That is correct, your Honor.
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               THE COURT: How did you become a citizen of the United
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      States?
19
               THE DEFENDANT: By birth, your Honor.
20
               THE COURT: Are you now, or have you recently been,
21
      under the care of a doctor or a psychiatrist?
22
               THE DEFENDANT: I have in the past, your Honor.
23
               THE COURT: Are you currently suffering from any
24
      conditions for which you are under treatment?
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               THE DEFENDANT: I do have anxiety related to public
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1 speaking, your Honor. THE COURT: Does that condition affect you today in 2 3 terms of your ability to understand and respond to information 4 here in court? 5 THE DEFENDANT: No, your Honor. 6 THE COURT: Are you taking any medication that would 7 affect negatively your ability to understand and respond to information? 8 9 THE DEFENDANT: I took a Xanax, per my doctor's 10 prescription, just because of my fear of public speaking, but 11 that will not prevent me from public speaking. 12 THE COURT: And so do you feel comfortable speaking in 13 the courtroom today? 14 THE DEFENDANT: Yes, I do, very comfortable right now. Thank you. 15 16 THE COURT: Do you feel comfortable making important 17 decisions for yourself today? THE DEFENDANT: I do, your Honor. 18 19 THE COURT: Have you ever been hospitalized for any 20 mental illness or treated or hospitalized for any type of 21 addiction, including drug or alcohol addiction? 22 THE DEFENDANT: I have not, your Honor. 23 THE COURT: In the past 24 hours, have you taken any

drugs, medicine, or pills or had any alcohol to drink?

THE DEFENDANT: No, your Honor.

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1
               THE COURT: Other than the prescribed medication that
 2
      you just mentioned?
 3
               THE DEFENDANT: Correct, your Honor.
 4
               THE COURT: Have you ever been addicted to any drugs
 5
      or alcohol?
 6
               THE DEFENDANT: I have not, your Honor.
 7
               THE COURT: Is your mind clear today?
               THE DEFENDANT: It is, your Honor.
 8
9
               THE COURT: Are you feeling well physically today?
10
               THE DEFENDANT: Yes, your Honor.
11
               THE COURT: Are you represented by lawyers here today?
12
               THE DEFENDANT:
                              Yes, your Honor.
13
               THE COURT: And what are your lawyers' names?
14
               THE DEFENDANT: Helen Cantwell and Adele Stichel, from
15
      Debevoise, your Honor.
16
               THE COURT: Thank you.
17
               Ms. Cantwell, Ms. Stichel, do either of you have any
18
     doubt as to Mr. Tomita's competence to waive indictment and
19
     plead guilty at this time?
20
               MS. CANTWELL: No, your Honor.
21
               MS. STICHEL: No.
22
               THE COURT: Thank you.
23
               Mr. Podolsky, Mr. Thomas, does either of you have any
24
      doubt as to Mr. Tomita's competence to waive indictment and
25
      plead guilty?
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1 MR. PODOLSKY: No, your Honor. 2 MR. THOMAS: No, your Honor. 3 THE COURT: Mr. Tomita, your attorney has informed me 4 that you want to waive indictment and enter a plea of quilty to 5 a five-count superseding information. 6 Do you wish to waive indictment and plead quilty? 7 THE DEFENDANT: That is correct, your Honor. THE COURT: Have you fully discussed your case with 8 9 your attorneys, including the charges to which you intend to 10 plead quilty, and any defenses that you may have to those 11 charges? 12 THE DEFENDANT: Yes, your Honor. 13 THE COURT: Have you and your attorneys also discussed 14 the consequences of pleading guilty? 15 THE DEFENDANT: Yes, your Honor. 16 THE COURT: Are you satisfied with your attorneys and 17 their representation of you? 18 THE DEFENDANT: Yes, your Honor. THE COURT: On the basis of Mr. Tomita's responses to 19 20 my questions and my observations of his demeanor, I find that 21 he is fully competent to waive indictment and enter an informed 22 plea at this time. 23 Before I accept your waiver of indictment and plea, 24 sir, I'm going to ask you some additional guestions.

questions are intended to satisfy the Court that you want to

plead guilty because you are, in fact, guilty and that you fully understand your rights and the consequences of your plea.

I am now going to describe to you certain rights that you have under the Constitution and laws of the United States. You will be giving up these rights if you plead guilty. Please listen carefully. If you don't understand something that I'm saying or describing, stop me, and I or your attorney will explain it more fully.

Under the Constitution and laws of the United States, you have the right to a speedy and public trial by a jury on the charges against you that are set out in the superseding information.

Do you understand that?

THE DEFENDANT: I do, your Honor.

THE COURT: Do you understand that you have the right to plead not guilty, and to continue to plead not guilty to each of the charges?

THE DEFENDANT: I do, your Honor.

THE COURT: If there were a trial, you would be presumed innocent, and the government would be required to prove you guilty by competent evidence and beyond a reasonable doubt. You would not have to prove that you were innocent at a trial.

Do you understand that?

THE DEFENDANT: I understand that, your Honor.

25 THE DEFENDANT: I under

THE COURT: If there were a trial, a jury composed of 12 people selected from this district would have to agree unanimously in order to find you guilty. Do you understand that?

THE DEFENDANT: I understand, your Honor.

THE COURT: If there were a trial, and at all stages leading up to it, you would have the right to be represented by an attorney, and if you could not afford one, an attorney would be provided to you free of cost.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: If there were a trial, you would have the right to see and hear all of the witnesses against you, and your attorney could cross-examine them. In addition, you would have the right to have your attorney object to the government's evidence and offer evidence on your behalf if you so desired. You would also have the right to have witnesses required to come to court to testify in your defense, and you would have the right to testify yourself, but you would not be required to testify.

Do you understand all of that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that, if there were a trial, and you decided not to testify, no adverse inference could be drawn against you based on your decision not to

1	testify?
2	THE DEFENDANT: I understand, your Honor.
3	THE COURT: Do you understand that if you were
4	convicted at a trial, you would have the right to appeal that
5	verdict?
6	THE DEFENDANT: Yes, your Honor.
7	THE COURT: Do you understand each and every one of
8	the rights that I have asked you about?
9	THE DEFENDANT: Yes, your Honor.
10	THE COURT: Do you have any questions about any of
11	these rights?
12	THE DEFENDANT: I do not, your Honor.
13	THE COURT: Do you understand that by pleading guilty
14	today, you will be giving up each and every one of these
15	rights?
16	THE DEFENDANT: I understand that, your Honor.
17	THE COURT: Do you also understand that you will be
18	giving up any possible claim that your constitutional rights
19	may have been violated?
20	THE DEFENDANT: I understand that, your Honor.
21	THE COURT: And do you understand that if you plead
22	guilty today, you will not have a trial?
23	THE DEFENDANT: I understand that, your Honor.
24	THE COURT: Do you understand that by pleading guilty,
25	you will also have to give up your right not to incriminate

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yourself because I will ask you questions about what you did in order to satisfy myself that you are guilty as charged, and you will have to admit and acknowledge your guilt?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that you can change your

THE COURT: Do you understand that you can change your mind right now and refuse to plead guilty; you don't have to enter this plea if you don't want to for any reason.

Do you understand that fully?

THE DEFENDANT: I understand that fully, your Honor.

THE COURT: And do you still want to plead guilty?

THE DEFENDANT: Yes, I would like to proceed, your

Honor.

THE COURT: The document that contains the charges to which you've indicated you wish to plead guilty is called a superseding information. It has been issued by the United States Attorney. You have a constitutional right to be charged by an indictment rather than an information. An indictment would be a charge issued from a grand jury.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Ms. Cantwell, would you please show

Mr. Tomita the waiver of indictment form.

MS. CANTWELL: He has it, your Honor.

THE COURT: Thank you.

Mr. Tomita, have you signed this form?

1	THE DEFENDANT: I have, your Honor.
2	THE COURT: Did you read it before you signed it?
3	THE DEFENDANT: I did, your Honor.
4	THE COURT: Did you discuss it with your attorney
5	before you signed it?
6	THE DEFENDANT: Yes, your Honor.
7	THE COURT: And did you fully understand it before you
8	signed it?
9	THE DEFENDANT: Yes, your Honor.
10	THE COURT: Do you understand that if you do not waive
11	indictment, if the government wants to prosecute you on the
12	particular charges that are in the superseding information, the
13	government would have to present the charges to a grand jury,
14	which might or might not indict you on them?
15	THE DEFENDANT: I understand that, your Honor.
15 16	THE DEFENDANT: I understand that, your Honor.  THE COURT: Do you understand that you're under no
16	THE COURT: Do you understand that you're under no
16 17	THE COURT: Do you understand that you're under no obligation to waive indictment?
16 17 18	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.
16 17 18 19	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.  THE COURT: And do you understand that by signing the
16 17 18 19 20	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.  THE COURT: And do you understand that by signing the waiver of indictment, you are giving up your right to have
16 17 18 19 20 21	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.  THE COURT: And do you understand that by signing the waiver of indictment, you are giving up your right to have these charges presented to a grand jury?
16 17 18 19 20 21 22	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.  THE COURT: And do you understand that by signing the waiver of indictment, you are giving up your right to have these charges presented to a grand jury?  THE DEFENDANT: Yes, your Honor.
16 17 18 19 20 21 22 23	THE COURT: Do you understand that you're under no obligation to waive indictment?  THE DEFENDANT: I understand that, your Honor.  THE COURT: And do you understand that by signing the waiver of indictment, you are giving up your right to have these charges presented to a grand jury?  THE DEFENDANT: Yes, your Honor.  THE COURT: Do you understand what a grand jury is?

1	threats or promises to you to get you to waive indictment?
2	THE DEFENDANT: No, your Honor.
3	THE COURT: Have you seen a copy of the superseding
4	information, which is captioned United States of America v.
5	William Tomita?
6	THE DEFENDANT: Yes, your Honor.
7	THE COURT: Have you read it?
8	THE DEFENDANT: Several times, your Honor.
9	THE COURT: Have you discussed it with your attorney?
10	THE DEFENDANT: Yes, your Honor.
11	THE COURT: Do you understand the charges against you
12	that are detailed in that information?
13	THE DEFENDANT: I do, your Honor.
14	THE COURT: If you want me to, I will read the
15	information out loud now here in full to you in court.
16	Would you like me to read it out loud to you in court?
17	THE DEFENDANT: For me, that's not necessary, your
18	Honor.
19	THE COURT: Then it's not necessary for me, if it's
20	not necessary for you.
21	THE DEFENDANT: Okay.
22	THE COURT: Thank you. You've waived the public
23	reading.
24	I find that Mr. Tomita's waiver of indictment is
25	knowing and voluntary. It is accepted and so ordered.

I will now, however, ask you summary questions about the charges in the information.

So, first, do you understand that Count One of the information charges you with violating Title 18 of the United States Code, Section 1962(d) by willfully and knowingly being part of a conspiracy, from at least in or about 2020 up to and including in or about March 2021, to violate the racketeering laws of the United States by conducting and participating, directly and indirectly, in the affairs of what the superseding information defines as the Archegos Enterprise through a pattern of activity consisting of multiple offenses involving fraud in the sale of securities, and that's indictable under Title 18 Section 1343, relating to wire fraud, and that this count charges that it was part of the conspiracy that you agreed that a conspirator would commit at least two acts of racketeering activity in the conduct of the affairs of the Archegos Enterprise?

I always need you to answer in words.

THE DEFENDANT: Sorry. The question --

THE COURT: So do you understand that is the charge?

THE DEFENDANT: I understand that's the charge, yes, your Honor.

THE COURT: Thank you.

Do you understand that Count Two charges you with

violating Title 17 of the Code of Federal Regulations,
Section 240.10b-5, Title 15 of the United States Code, Sections
78j(b) and 78ff, and Section 2 of Title 18 of the United States
Code, by engaging in and aiding and abetting a scheme to
secretly amass market power in numerous securities traded on
United States securities exchanges, and to use that market
power and manipulative and abusive trading techniques for the
purpose of fraudulently altering the prices of those
securities, from at least in or about 2020 up to and including
at least in or about March of 2021?

THE DEFENDANT: That is correct, your Honor, I understand it.

THE COURT: So you understand that that is the charge?

THE DEFENDANT: I understand that that's the charge,

correct.

THE COURT: Thank you.

Do you understand that Count Three charges you with violating Title 15 of the United States Code, Sections

(78i(a)(2) and 78ff, as well as Title 18, Section 2, by engaging in and aiding and abetting a series of transactions in securities and securities-based swaps underlying certain of Archegos' positions in order to raise or depress the price of and induce others to purchase those securities, from at least in or about 2020 up to and including at least in or about March of 2021?

# THE DEFENDANT: I understand it, your Honor.

THE COURT: Do you understand that Count Four charges you with violating Title 15 of the United States Code, Sections 78j(b) and 78ff, Title 17, CFR, Section 240.10b-5, and Title 18 of the United States Code, Section 2, by engaging in and aiding and abetting a scheme to defraud Archegos' counterparties through false and misleading statements regarding aspects of Archegos' business, portfolio, and assets, from at least in or about 2020 up to and including at least in or about March of 2021?

THE DEFENDANT: I understand what it means, your Honor.

THE COURT: Do you understand that -- when you say you understand what it means, you understand what the charge written in the information means?

THE DEFENDANT: Yes, I understand what the charge is and agree to the charge.

That's the question, right?

THE COURT: Yes, the question is: Do you understand what you're charged with?

THE DEFENDANT: Yes, I understand what I'm charged with.

THE COURT: Thank you.

THE DEFENDANT: The one we just read, I understand it.

THE COURT: Yes, thank you. So we have one more now.

Do you understand that Count Five charges you with violating Title 18 of the United States Code, Sections 1343 and 2, by engaging in and aiding and abetting a scheme to defraud Archegos' counterparties of their rights to control their assets, and thereby exposing Archegos' counterparties to risk of economic harm by false and misleading statements regarding aspects of Archegos' business, portfolio, and assets, including statements conveyed through interstate wires, from in or about 2020 up to and including in or about March 2021?

THE DEFENDANT: I understand the charge, your Honor.

THE COURT: Thank you.

Do you understand that the government would have to prove each and every part, or element, of each of these charges beyond a reasonable doubt at a trial if you did not plead quilty?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Thank you.

Mr. Podolsky, would you please explain what the government would have to prove if we were to go to trial on the charges in the superseding information.

MR. PODOLSKY: Yes, your Honor.

As to Count One, racketeering conspiracy, the government would have to prove beyond a reasonable doubt:

First, that the enterprise alleged in the indictment existed;

Second, that the enterprise affected interstate or foreign commerce;

Third, that the defendant was associated with, or was employed by, the enterprise;

And, fourth, that the defendant knowingly and willfully conspired with at least one other person to participate in the conduct of the affairs of the enterprise through a pattern of racketeering activity.

I will note that the racketeering activities — the predicate racketeering activities are alleged in paragraph 2 of the information, and your Honor has already read them just a few moments ago.

As to both Counts Two and Four, which both charge

Title 15 securities fraud, the government would have to prove

beyond a reasonable doubt:

First, that in connection with the purchase or sale of a security, the defendant did any one or more of the following:

First, employed a device, scheme, or artifice to defraud;

Or second, made an untrue statement of a material fact, or omitted to state a material fact, which made what was said under the circumstances misleading;

Or, third, engaged in an act, practice, or course of business that operated or would operate as a fraud or deceit upon a purchaser or seller;

Second, that the defendant acted willfully, knowingly, and with the intent to defraud;

(And, third, that the defendant knowingly used or)

(caused to be used any means or instruments of transportation or)

(communication in interstate commerce or the use of the mails in)

(furtherance of the fraudulent conduct.)

(As to Count Three, market manipulation, the government would have to prove beyond a reasonable doubt:

First, that the defendant effected a series of transactions in a security;

Second, that the series of transactions either created -- either (a) created actual or apparent active trading in the security, or (b) raised or depressed the price of the security;

Third, that the conduct involved, directly or indirectly, the use of the mails, any means of interstate commerce, or any facility of a national securities exchange;

And, fourth, that the defendant acted willfully and with the purpose of inducing the purchase or sale of a security by others.

As to Count Five, wire fraud, the government would have to prove beyond a reasonable doubt:

First, that there was a scheme or artifice to defraud or to obtain money or property by materially false and fraudulent pretenses, representations, or promises;

Second, that the defendant knowingly and willfully participated in a scheme or artifice to defraud with knowledge of its fraudulent intent and with the specific intent to defraud;

And, third, that in the execution of the scheme, the defendant used or caused the use of interstate or foreign wires, such as telephone calls, emails, or the transmission of money through the use of wire transfers.

The government would also have to prove venue in the Southern District of New York by a preponderance of the evidence as to each count.

THE COURT: Thank you, Mr. Podolsky.

Mr. Tomita, do you understand what the government would have to prove if you did not plead guilty to these charges?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that the maximum possible penalty for the crime charged in Count One is 20 years of imprisonment, plus a fine of the greatest of \$250,000, twice the gain resulting from the offense, or twice the loss to other people resulting from the offense, plus a \$100 special assessment, plus three years of supervised release after your term of imprisonment, plus full restitution to all persons injured by your criminal conduct?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the maximum possible penalty for the crimes charged in each of Counts Two and Four is 20 years of imprisonment, plus a fine of the greatest of \$5 million, twice the gain resulting from the offense, or twice the loss to other people resulting from the offense, plus a \$100 special assessment, plus three years of supervised release after your term of imprisonment, plus full restitution to all persons injured by your criminal conduct?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the maximum possible penalty for the crime charged in Count Three is 20 years of imprisonment, plus a fine of the greatest of \$5 million, twice the gain resulting from the offense, or twice the loss to other people resulting from the offense, plus a \$100 special assessment, plus three years of supervised release after your term of imprisonment, plus full restitution to all persons injured by your criminal conduct?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the maximum possible penalty for the crime charged in Count Five is 20 years of imprisonment, plus a fine of the greatest of \$250,000, twice the gain resulting from the offense, or twice the loss to other people resulting from the offense, plus a \$100 special assessment, plus three years of supervised release after your term of imprisonment, plus full restitution to all

persons injured by your criminal conduct?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the maximum possible combined penalty for the five crimes to which you propose to plead guilty is 100 years of imprisonment, plus a fine of \$15,500,000, or, if greater, the sums of the relevant gains, losses, and statutory amounts associated with your offenses, plus full restitution to all persons injured by your criminal conduct, plus a total of \$500 as the mandatory special assessment, plus supervised release for three years after your term of imprisonment?

## THE DEFENDANT: (I understand that, your Honor.)

THE COURT: I will now give you some information and verify your understanding of the supervised release aspect of the potential penalty.

Supervised release means that you will be subject to monitoring when you are released from prison. Terms and conditions will be imposed. If you violate any of the set terms and conditions, you can be sent back to prison without a jury trial.

If you are on supervised release, and you do not comply with any of the set terms or conditions, you can be sent pack to prison for up to two years. You will be given no credit for the time that you served in prison as a result of your sentence and no credit for any time spent on postrelease

supervision. So, for example, if you received a prison term and then a three-year term of supervised release, and, after you left prison, you lived up to the terms of supervised release for almost three years, but then you violated some term of the supervised release, you could be sent to prison for two whole years.

Do you understand that?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you also understand that if I accept your guilty plea and adjudge you guilty, that adjudication may deprive you of valuable civil rights, such as the right to vote, the right to hold public office, the right to serve on a jury, and the right to possess any kind of firearm?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that there are sentencing guidelines that the Court must consider in determining your sentence?

THE DEFENDANT: I do, your Honor.

THE COURT: Have your attorneys discussed the sentencing guidelines with you?

THE DEFENDANT: They have, your Honor.

THE COURT: Do you understand that in determining your sentence, the Court must calculate the applicable sentencing guidelines range and consider that range, possible departures under the sentencing guidelines, and other sentencing factors

under Title 18 of the United States Code, Section 3553(a)? 1 2 THE DEFENDANT: I understand that, your Honor. 3 THE COURT: Do you understand that if your attorneys 4 or anyone else has attempted to estimate or predict what your 5 sentence will be, their estimate or prediction could be wrong? 6 THE DEFENDANT: I do, your Honor. 7 THE COURT: Do you also fully understand that even if your sentence is different from what your attorneys or anyone 8 9 else told you it might be, or if it is different from what you 10 expect, you will still be bound to your quilty plea, and you 11 will not be allowed to withdraw your guilty plea? 12 (THE DEFENDANT:) (I understand that, your Honor.) 13 THE COURT: Do you understand that the sentence to be 14 imposed will be determined solely by the Court, and that I can 15 only determine the sentence to be imposed after the probation office prepares a presentence report? 16 17 THE DEFENDANT: I understand that, your Honor. 18 THE COURT: Do you understand that the Court has 19 discretion, while taking into account the specific provisions 20 and policy statements in the guidelines, to sentence you to any 21 period of imprisonment between time served, at the low end of 22 the range, and the 100-year combined statutory maximums, at the 23 high end? 24 THE DEFENDANT: I understand this, your Honor.

THE COURT: Are you now serving any state or federal

25

sentence, or are you being prosecuted for any other crime?

THE DEFENDANT: No, your Honor.

THE COURT: Do you understand that in connection with Count One, the information also includes a forfeiture allegation, in which the government asserts that you are required to forfeit to the United States any interest acquired or maintained in violation of Title 18 of the United States Code, Section 1963, any interest in, security of, claim against, or property or contractual right of any kind affording a source of influence over any enterprise which you and your coconspirators established, operated, controlled, conducted, or participated in the conduct of, in violation of Title 18, Section 1962, and any property constituting or derived from any proceed obtained, directly or indirectly, from the racketeering activity charged in Count One?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that in connection with Counts Two through Five, the information includes an additional forfeiture allegation, in which the government asserts that you are required to forfeit to the United States any and all property, real and personal, that constitutes or is derived from proceeds traceable to the commission of the offenses charged in those counts, including, but not limited to, a sum of money in United States currency representing the amount of proceeds traceable to the commission of those offenses?

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1
               THE DEFENDANT: I understand this, your Honor.
 2
               THE COURT: Would you please look again at your
 3
      agreement, which has been marked as Government Exhibit 1.
 4
               Have you signed this agreement?
 5
               THE DEFENDANT: Yes, I have, your Honor.
 6
               THE COURT: Did you read it before you signed it?
 7
               THE DEFENDANT: I did, your Honor.
 8
               THE COURT: Did you discuss it with your attorney
9
      before you signed it?
10
               THE DEFENDANT: Yes, I did, your Honor.
11
               THE COURT: Did you fully understand the agreement
12
      before you signed it?
13
               THE DEFENDANT: That is correct, your Honor.
14
               THE COURT: Does the agreement reflect accurately your
15
      complete and total understanding of the entire agreement
      between the government, your attorney, and you?
16
17
               THE DEFENDANT: It does, your Honor.
18
               THE COURT: Is everything that you understand about
19
      your plea, cooperation, and sentence covered in the agreement?
20
               THE DEFENDANT: Yes, your Honor.
21
               THE COURT: Has anything been left out?
22
               THE DEFENDANT: No, I do not believe so, your Honor.
23
               THE COURT: Has anyone made any promises to you, other
24
      than what is written in that agreement, or threatened you or
25
      forced you or given you anything to get you to plead guilty or
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enter into the agreement?

THE DEFENDANT: None of the above, your Honor.

THE COURT: Do you understand that even if the government does not oppose or take a position on what your attorney will ask as a sentence, I am free to impose whatever sentence I believe is appropriate under the circumstances and the applicable law, and you will have no right to withdraw your plea?

THE DEFENDANT: I fully understand that, your Honor.

THE COURT: Do you understand that the agreement provides that you must cooperate fully with the Office of the United States Attorney, the Federal Bureau of Investigation, and any other law enforcement agency designated by the United States Attorney?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the agreement does not bind any federal, state, or local prosecuting authority, other than the United States Attorney?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that the agreement provides that, if the United States Attorney determines that you have provided substantial assistance in an investigation or prosecution, and if you have fully complied with the understandings specified in the agreement, the United States Attorney will file a motion pursuant to Section 5K1.1 of the

sentencing guidelines, requesting that the Court sentence you in light of the factors set forth in Section 5K1.1(a)(1) through (5)?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that the factors that the Court may consider under Section 5K1.1 include the significance and usefulness of your assistance, taking into consideration the government's evaluation of your assistance, the truthfulness, completeness, and reliability of any information or testimony you provided, the nature and extent of your assistance, any injury suffered or any danger or risk of injury to you or your family as a result of your assistance, and the timeliness of your assistance?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that even if the United States Attorney files such a motion, the sentence to be imposed on you remains within the sole discretion of the Court?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that you will not be entitled to withdraw your plea, even if the Court denies the motion?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Do you understand that if the United States Attorney determines that you have not provided substantial assistance in an investigation or prosecution, or

that you have violated any provision of the agreement, the United States Attorney is not obligated to file a motion under Section 5K1.1?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that you will not be entitled to withdraw your guilty plea, even if the United States Attorney does not file the motion?

THE DEFENDANT: Yes, your Honor.

agreement provides that, if you commit any further crimes, or it is determined that you gave false, incomplete, or misleading testimony or information, or that you otherwise violated any provision of the agreement, you will be subject to prosecution for any federal violations of which the United States Attorney has knowledge, including perjury and obstruction of justice?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that, also on page 4, the agreement provides that, if you commit any further crimes, or it is determined that you gave false, incomplete, or misleading testimony or information, or otherwise violated any provision of the agreement, all statements that you have made to the United States Attorney and other designated law enforcement agents, and any testimony that you have given before a grand jury or other tribunal, may be admissible in evidence in any criminal proceedings against you?

Do you understand that?

THE DEFENDANT: I do, your Honor.

THE COURT: Do you understand that your agreement also provides that you may not assert a claim that such statements should be suppressed from evidence, and that you have waived your right to claim that such statements should be suppressed from evidence?

THE DEFENDANT: I do, your Honor.

THE COURT: Do you understand that, on page 2, the plea agreement includes your agreement, with respect to Count One of the information, to forfeit to the United States any interest acquired or maintained as a result of the racketeering activity charged in Count One; any interest in, security of, claim against, or property or contractual right of any kind affording a source of influence over any enterprise which you and your coconspirators established, operated, controlled, conducted, or participated in the conduct of, in violation of Title 18, Section 1962, as charged in Count One; and any property constituting or derived from any proceeds obtained, directly or indirectly, from the racketeering activity charged in Count One?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that page 2 of the agreement also includes your agreement with respect to Counts Two through Five of the information to forfeit to the

United States any and all property, real or personal, that constitutes, or is derived from, the commission of the offenses alleged in Counts Two through Five?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you understand that any amount that you do forfeit will not be credited toward any fines, restitution, cost of imprisonment, or any other additional penalty that the Court may impose on you?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that, on page 4, the agreement provides that the government will not object to your continued release upon bail conditions to be set, but that the government reserves the right to move for revocation or modification of those conditions without notice to you if it determines that you have violated any provision of your agreement or any release condition, or if it determines that revocation or modification is otherwise appropriate?

THE DEFENDANT: I understand this, your Honor.

THE COURT: Do you still want to plead guilty pursuant to this plea agreement?

THE DEFENDANT: Yes, your Honor.

THE COURT: Ms. Cantwell, do you know of any valid reason why Mr. Tomita would prevail at trial?

MS. CANTWELL: No, your Honor.

THE COURT: Do you know of any reason why he should

not be permitted to plead guilty? 1 2 MS. CANTWELL: No, your Honor. 3 THE COURT: Mr. Tomita, would you and your attorneys 4 please stand, and would you tell me what makes you guilty of 5 each of the crimes to which you are pleading guilty today. 6 MS. CANTWELL: And, your Honor, just to be clear, he 7 is going to read from a prepared statement that we worked on 8 together. 9 THE COURT: Very good. And I may have some questions 10 for him following the reading of the statement. 11 MS. CANTWELL: Okav. 12 THE DEFENDANT: Okay. 13 From March 2020 through March 2021, I was head trader 14 at Archegos Capital Management. During this time, I and others executed trades that allowed the fund to amass market power and 15 certain securities traded on U.S. exchanges. Archegos used 16 17 security-based swaps to gain exposure to these securities while concealing the true size of the fund's positions from the 18 19 market and our trading counterparties. 20 Once Archegos gained market power in these securities, 21 I and others used this power to trade in such a way as to 22 artificially manipulate the prices of the securities. 23 Acting at the direction of the head of the fund, I traded to increase the prices of names in which Archegos held 24 25 long positions and reduced the prices of securities in which

the fund helped short positions. I did this by, for example, buying large amounts of a stock when the price dropped in response to negative news or trading premarket when I knew the fund's activity would have a greater impact on price.

(I manipulated the prices of these securities in order)
to influence others in the market to buy or sell the securities
in ways that would benefit Archegos' key positions and increase
Archegos' purchasing power through variation margin.

In addition to manipulating the prices of certain securities, I also made misrepresentations to Archegos' trading counterparties. These counterparties were banks and brokers who extended the fund credit to trade on margin and entered into swap agreements with the fund.

I knew that the fund's counterparties considered Archegos' portfolio and assets when setting margin rates and limits on swap capacity. In order to maintain favorable margin rates and gain additional swap capacity, I made false and misleading statements and omissions regarding the size and the composition of the fund's portfolio. I knew that doing so would mislead counterparties as to the true risks presented by the fund. I made these false and misleading statements and omissions during phone calls and email exchanges with representatives from the banks.

While engaged in the activities I described, I worked under the supervision of Sung Kook Hwang, also known as Bill

Hwang, the founder and head of Archegos. I agreed with Bill and others to carry out the business of Archegos through a pattern of manipulating the prices of securities and deceiving counterparties. I did so knowing that I, Bill, or others committed at least two manipulative or deceptive acts in the course of conducting Archegos' affairs. I knew that Archegos' trading activity was carried out over interstate wires and affected interstate commerce.

I knew this conduct was wrong at the time that I participated in it, and I knew that things I did were illegal.

Thank you.

THE COURT: Thank you.

Does everything that you have just read to me from those notes truthfully relate your actions and your knowledge at the relevant time?

THE DEFENDANT: Correct, your Honor.

THE COURT: Mr. Podolsky, are there any further factual issues that the government would like addressed in the plea allocution?

MR. PODOLSKY: Just one, your Honor.

If you could ask whether any of the activities that Mr. Tomita just described took place in Manhattan or in New York City, just to clarify venue.

THE DEFENDANT: The answer to that question is, yes, some of these activities took place in Manhattan.

1 THE COURT: Thank you. 2 Mr. Tomita and your counsel, you can be seated for a 3 moment, and I am going to ask Mr. Podolsky to summarize the 4 government's evidence against Mr. Tomita. 5 MR. PODOLSKY: Thank you, your Honor. 6 If we were to proceed to trial in this case, the 7 evidence offered by the government would include: Testimony by law enforcement officials and percipient witnesses, extensive 8 9 email Bloomberg message and text message records, notes and 10 recordings of telephone calls, and corporate bank and other 11 financial and trading records. 12 THE COURT: And it is the government's position that 13 that body of evidence would be sufficient to establish quilt 14 beyond a reasonable doubt? 15 MR. PODOLSKY: Very much, your Honor, yes. 16 THE COURT: Thank you. 17 Mr. Tomita, would you please stand again. How do you now plead to the charge in Count One of the 18 information, guilty or not guilty? 19 20 THE DEFENDANT: Guilty, your Honor. 21 THE COURT: How do you plead to the charge in 22 Count Two of the information? 23 THE DEFENDANT: Guilty, your Honor. 24 THE COURT: How do you plead to the charge in

Count Three of the information?

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1	THE DEFENDANT: Guilty, your Honor.
2	THE COURT: How do you plead to the charge in
3	Count Four of the information?
4	THE DEFENDANT: Guilty, your Honor.
5	THE COURT: And how do you plead to the charge in
6	Count Five of the information?
7	THE DEFENDANT: Guilty, your Honor.
8	THE COURT: Are you pleading guilty to each of these
9	charges because you are, in fact, guilty of the crimes charged?
10	THE DEFENDANT: That is correct, your Honor.
11	THE COURT: Are you pleading guilty voluntarily and of
12	your own free will?
13	THE DEFENDANT: Yes, your Honor.
14	THE COURT: Would you please look at the Advice of
15	Rights Form, which has been labeled Court Exhibit 1.
16	Have you signed this form?
17	THE DEFENDANT: I have, your Honor.
18	THE COURT: Did you read it before you signed it?
19	THE DEFENDANT: I did, your Honor.
20	THE COURT: Did you discuss it with your attorneys
21	before you signed it?
22	THE DEFENDANT: Yes, your Honor.
23	THE COURT: And did you understand it before you
24	signed it?
25	THE DEFENDANT: Yes, your Honor.

THE COURT: Ms. Cantwell, did you also review and sign Court Exhibit 1?

MS. CANTWELL: I did, your Honor.

THE COURT: Ms. Cantwell, are there any other questions that you believe I should ask Mr. Tomita in connection with this plea?

MS. CANTWELL: No, your Honor.

THE COURT: Mr. Podolsky, are there any other questions that you believe I should ask in connection with the plea?

MR. PODOLSKY: No, your Honor.

THE COURT: Mr. Tomita, you have acknowledged that you are guilty as charged in the superseding information. I find that you know your rights and that you are waiving them voluntarily. Because your plea is entered knowingly and voluntarily, and is supported by an independent basis in fact containing each of the essential elements of each offense, I accept your guilty plea, and I adjudge you guilty of the offenses charged in Counts One, Two, Three, Four, and Five of the superseding information captioned United States of America v. William Tomita, to which you have pleaded guilty.

Ms. Cantwell, do you wish to be present for any interview of Mr. Tomita in connection with the presentence report?

MS. CANTWELL: I do, your Honor.

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date for sentencing.

THE COURT: Thank you. You can be all be seated. 1 So, counsel, what is your desire with respect to 2 3 setting a sentencing date or a control date? 4 MR. PODOLSKY: Your Honor, in the circumstances of 5 this case, I think additional time would afford an opportunity 6 for the Court to receive information that would be important to 7 Mr. Tomita's sentencing. For that reason, we would request a control date within six months, at which time we will update 8 9 the Court as to whether a presentence investigation report 10 should be prepared, whether additional time is necessary. Of 11 course, in the interim, if it becomes clear that we can proceed 12 to sentence sooner, we'll update the Court and request 13 preparation of the report at a sooner time. 14 THE COURT: Thank you. 15 Ms. Ng, may we have a control date about six months out from here? 16 17 THE DEPUTY CLERK: Friday, October 28, 2022, at 11:00 a.m. 18 THE COURT: Counsel, are you all available on 19 20 October 28, 2022, at 11:00 in the morning, for a control date? 21 MR. PODOLSKY: We are, your Honor. 22 MS. CANTWELL: Sure thing, your Honor. Thank you. 23 THE COURT: Thank you. 24 October 28, 2022, at 11:00 a.m., is set as the control

Counsel, when it does come time to have the presentence report prepared, I would ask that you give your comments and any objections back promptly to the probation office when the initial disclosure is made, and I ask that you make your submissions in accordance with my sentencing submission procedures, which are part of my individual practices on the Court's website.

Mr. Tomita, at some point, the probation office will be preparing a presentence report to assist me in sentencing you. You will be interviewed by the probation office. It is important that the information that you give to the probation officer be truthful and accurate. The report is important in my decision as to what your sentence will be. You and your attorney have a right and will have an opportunity to examine the report, to challenge or comment on it, and to speak on your behalf before sentencing. Failing to be truthful with the probation officer and the Court may have an adverse effect on your sentence and may subject you to prosecution.

Do you understand that?

THE DEFENDANT: I understand that, your Honor.

THE COURT: Thank you.

Is there a proposed bail package?

MR. PODOLSKY: There is, your Honor.

We've discussed with defense counsel and would jointly propose that Mr. Tomita be released today upon his signature of

a \$500,000 personal recognizance bond, to be signed within three weeks by one financially responsible person or one additional financially responsible person.

THE COURT: One person in addition to Mr. Tomita?

MR. PODOLSKY: Exactly, your Honor.

THE COURT: Okay.

MR. PODOLSKY: His travel to be restricted to the Continental United States, and he will surrender today both his United States and Japanese passports and any other travel documents.

And I will say that in light of the agreement between Mr. Tomita and the government and the fact that he has his passports to be surrendered here with him, we do believe that these conditions would reasonably assure his appearance in court, as well as the protection of the community.

THE COURT: Thank you.

Would it be regular supervision?

MR. PODOLSKY: Yes, your Honor.

THE COURT: Officer Ovalles, are there any other conditions that you think need to be specified in the disposition sheet?

MR. OVALLES: Your Honor, the only condition that I would ask that your Honor note, as opposed to regular pretrial supervision, it would be pretrial supervision as directed.

Besides that, nothing else, your Honor.

1	THE COURT: Very good.
2	I will now prepare the disposition form.
3	This is a voluntary surrender, correct?
4	MS. CANTWELL: Yes, your Honor.
5	THE COURT: Today?
6	MS. CANTWELL: Yes, your Honor.
7	THE COURT: Shall I say defendant to be released on
8	own signature plus surrender of passports?
9	MR. PODOLSKY: Yes, your Honor.
10	THE COURT: What I have written on this form is:
11	Date of arrest: 4/22/22, voluntary surrender.
12	Agreed conditions of release: \$500,000 PRB1FRP;
13	travel restricted to Continental United States; surrender
14	travel documents and no new applications; pretrial supervision
15	as directed by pretrial services.
16	Defendant to be released on own signature plus the
17	following conditions: Surrender of passports; remaining
18	conditions to be met by 21 days.
19	Is there anything else you would expect me to write on
20	this form?
21	MR. PODOLSKY: No, your Honor. Thank you.
22	THE COURT: Officer Ovalles, anything else?
23	MR. OVALLES: Nothing further, your Honor. Thank you.
24	THE COURT: Very good.
25	Let me print out copies to sign them.

I find that these conditions are appropriate and sufficient based on the representations that have been made here to assure against risk of flight and any danger to the public.

(Pause)

THE COURT: I've provided the five copies to Ms. Ng.

Mr. Tomita, do you understand the conditions that I have imposed for your release pending sentencing?

THE DEFENDANT: I do, your Honor. Thank you.

THE COURT: And do you understand that the violation of any conditions can have severe consequences?

THE DEFENDANT: I certainly do, your Honor.

THE COURT: Thank you.

Do you also understand that if you don't appear in court on the date that is finally set for your actual sentencing, you will be guilty of a criminal act for which you could be sentenced to imprisonment separate and apart from, and in addition to, any other sentence that you might receive for the crimes to which you have just pleaded guilty?

THE DEFENDANT: Yes, your Honor.

THE COURT: Then I will expect to see you on the appropriate date.

And I also encourage you to get yourself vaccinated and get the boosters that are available to you to protect yourself and your family.

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               THE DEFENDANT: Thank you, your Honor. I'll keep up
     with my vaccinations, as I have been.
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               THE COURT: Thank you. Glad to hear it.
               I didn't just single you out for that. I encourage
 4
5
      everybody.
6
               Is there anything else that we need to take up
 7
      together this afternoon?
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               MR. PODOLSKY: No, your Honor. Thank you.
9
               MS. CANTWELL: No, your Honor. Thank you very much.
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               THE COURT: Thank you.
               Thank you, all. Stay safe and be well. We're
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12
      adjourned.
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22-10943-mew Doc <u>937-5 Filed 02/01/23 Ente</u>red 02/01/23 00:45:39 Exhibit 5 - 1

1	(Case called)
2	LAW CLERK: Counsel, please state your name for the
3	record.
4	MS. SASSOON: Good afternoon, your Honor. Danielle
5	Sassoon and Nick Roos for the United States. And with us at
6	counsel's table is Lea Harmon from pretrial services.
7	THE COURT: Good afternoon to all of you.
8	MR. SAHNI: Good afternoon, your Honor. Anjan Sahni,
9	Peter Neiman, Stephanie Avakian and Nick Werle from WilmerHale
10	on behalf of Ms. Caroline Ellison.
11	THE COURT: Good afternoon to all of you.
12	I do want to note for the record that Mr. Sahni and I
13	worked together at the US attorney's office many years ago.
14	You can be seated.
15	As I said in my endorsement earlier today, I do not
16	believe that Ms. Ellison has met the high standard for closing
17	the courtroom. I intend to file her letter requesting as much
18	together with my endorsement once the other filings in this
19	matter have been unsealed. And I'll address the related
20	sealing issues at the end of this proceeding.
21	So, Ms. Ellison, I understand that you wish to plead
22	guilty to Counts One through Seven of the superseding
23	information; is that correct?
24	THE DEFENDANT: Yes.

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THE COURT: So before deciding whether to accept you

1	plea, I'm going to ask you certain questions so that I can be
2	sure you understand your rights and that you are pleading
3	guilty voluntarily and because you are guilty and not for any
4	other reason. It's important that you answer my questions
5	honestly and completely, but if at any time you have questions
6	about anything, feel free to ask me or feel free to consult
7	with your counsel; okay?
8	THE DEFENDANT: Okay.
9	THE COURT: Could you please place Ms. Ellison unde
10	oath.
11	(Defendant sworn)
12	THE COURT: So you are now under oath. You should
13	know if you answer any of my questions falsely, you could be
14	charged with a separate crime of perjury.
15	Do you understand that?
16	THE DEFENDANT: Yes.
17	THE COURT: So I'm going to start by asking you
18	questions to ensure that you are competent to plead guilty.
19	These are questions I ask of everyone in your situation.
20	How old are you?
21	THE DEFENDANT: 28.
22	THE COURT: How far did you go in school?
23	THE DEFENDANT: I got a bachelor's degree.
24	
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1	and representations of counsel, I find that she's fully
2	competent to enter an informed plea of guilty at this time.
3	Have you had enough time and opportunity to discuss
4	your case with your attorneys, including the nature of the
5	charges to which you intend to plead guilty to and any possible
6	defenses you may have?
7	THE DEFENDANT: Yes, I have.
8	THE COURT: Have you had enough time to discuss with
9	them the consequences of pleading guilty and the sentence which
10	may be imposed?
11	THE DEFENDANT: Yes.
12	THE COURT: Are you satisfied with their
13	representation of you?
14	THE DEFENDANT: Yes.
15	THE COURT: So I understand, as I noted, that you
16	intend to plead guilty to the charges contained in a
17	superseding information, which is a document containing a
18	formal accusation brought by the government.
19	Have you received a copy of the superseding
20	information?
21	THE DEFENDANT: Yes, I have.
22	THE COURT: And have you read it?
23	THE DEFENDANT: Yes.
24	THE COURT: Have you discussed it with your attorneys?
25	THE DEFENDANT: Yes.

1 THE COURT: Would you like me to read it out loud or 2 do you waive its public reading? 3 THE DEFENDANT: I waive the public reading. 4 THE COURT: So under our legal system, before you or 5 anyone else can be charged with a felony offense, the 6 government is obligated to go to a grand jury, which must 7 decide whether there's probable cause to believe that an 8 offense was committed and that you committed it, and that 9 decision can result in what's called an indictment. I want to 10 make sure that you understand that by allowing the government 11 to charge you by way of this superseding information, you are 12 giving up your right to being charged by a grand jury in an 13 indictment. 14 THE DEFENDANT: Yes, I do. 15 THE COURT: And I have a waiver of indictment form 16 that you appear to have signed. 17 Did you just sign this waiver of indictment form? 18 THE DEFENDANT: Yes. 19 THE COURT: And did you discuss it with your attorneys 20 before signing it? 21 THE DEFENDANT: Yes. 22 THE COURT: Were any threats or promises made -- other 23 than by the prosecution in the written plea agreement -- to get 24 you to waive indictment? 25 THE DEFENDANT: No.

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1	THE COURT: Does any counsel believe that Ms. Ellison
2	has not knowingly and voluntarily waived her right to be
3	charged by a grand jury?
4	MR. SAHNI: No, your Honor.
5	MS. SASSOON: It appears her waiver is knowing, your
6	Honor.
7	THE COURT: I find that Ms. Ellison has knowingly and
8	voluntarily waived her right to be charged by a grand jury and
9	authorize the filing of the information.
10	So what now I'm going to do is explain certain
11	constitutional rights that you have to you. These are rights
12	that you will be giving up if you enter a guilty plea.
13	First, under the Constitution and laws of the United
14	States, you have a right to plead not guilty to the charges in
15	the superceding information.
16	Do you understand that?
17	THE DEFENDANT: Yes.
18	THE COURT: If you did plead not guilty, you would be
19	entitled under the Constitution to a speedy and public trial by
20	jury to those charges.
21	Do you understand that?
22	THE DEFENDANT: Yes.
23	THE COURT: In advance of trial, if you went to trial,
24	you would have the opportunity to seek suppression of any or

all of the evidence against you, on the basis that it was

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obtained in violation of the Constitution.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: At trial, again, if you chose to go to trial, you would be presumed innocent. That means that you would not have to prove that you were innocent. Instead, the government would need to prove your guilt beyond a reasonable doubt before you could be found guilty. So even if you did nothing or said nothing at trial, you could not be convicted unless a jury of 12 people agreed unanimously that you are guilty.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: During trial, if you chose to go to trial, the witnesses for the prosecution would have to come to court and testify in your presence, where you could see them and hear them and your lawyer could cross-examine them. If you wanted to, your lawyer could offer evidence on your behalf. You would be able to use the Court's power to compel witnesses to come to court to testify truthfully in your defense, even if they didn't want to come.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: And at trial, again, if you went to trial, you would have the right to testify if you wanted to, but you

1	would also have the right not to testify. And if you chose not
2	to testify, that could not be used against you in any way. So
3	no inference or suggestion of guilt could be made from the fact
4	that you chose not to testify.
5	Do you understand that?
6	THE DEFENDANT: Yes.
7	THE COURT: At trial and every stage of your case, you
8	would be entitled to be represented by an attorney. And if you
9	could not afford an attorney, one would be appointed at public
10	expense, meaning free of cost, to represent you.
11	Do you understand that?
12	THE DEFENDANT: Yes.
13	THE COURT: If you were convicted at trial, if you
14	chose to go to trial, you would have the right to appeal that
15	verdict to a higher court.
16	Do you understand that?
17	THE DEFENDANT: Yes.
18	THE COURT: As I said before, you have the right to
19	plead not guilty. So even as you sit here right now for
20	purposes of entering a guilty plea, you have the right to
21	change your mind and to go to trial. If you do plead guilty
22	and I accept your plea, there will be no trial and you will be
23	giving up the rights that I just described.
24	Do you understand that?
25	THE DEFENDANT: Yes.

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THE COURT: If you plead guilty, I will sentence you	
at the appropriate time based on your admissions, after	
considering whatever submissions I get from you and from your	
lawyers and from the government, as well as a presentence	
report prepared by the probation department. But there will be	
no appeal with respect to whether the government could use the	
evidence it has against you or with respect to whether you did	
or did not commit the crime.	
Do you understand that?	
THE DEFENDANT: Yes.	
THE COURT: If you plead guilty, you also have to	
understand that you are giving up your right not to incriminate	
yourself since I'm going to ask you certain questions here in	
court today in order to satisfy myself that you are in fact	
guilty as charged.	
Do you understand that?	
THE DEFENDANT: Yes.	
THE COURT: So I understand that you intend to plead	
guilty to Counts One through Seven of the superseding	
information, and that includes conspiracy to commit wire fraud	
on customers, wire fraud on customers, conspiracy to commit	
wire fraud on lenders, wire fraud on lenders, conspiracy to	
commit commodities fraud, conspiracy to commit securities fraud	
and conspiracy to commit money laundering.	
Would the government please state the elements of the	

1 offenses in question.

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MS. SASSOON: Yes, your Honor.

Counts One and Three charge the defendant with conspiracy to commit wire fraud in violation of 18 USC 1349.

This has two elements:

First, the existence of the conspiracy to commit wire fraud, and I'll walk through the elements of wire fraud in a moment; and

Second, that the defendant knowingly and willfully became a member and joined in the conspiracy.

The elements of wire fraud -- and wire fraud is also charged in Counts Two and Four in the superseding information -- are as follows:

First, that there was a scheme or artifice to defraud or to obtain money or property by materially false and fraudulent pretenses, representations or promises;

Second, that the defendant knowingly participated in the scheme or artifice to defraud with knowledge of its fraudulent nature and with specific intent to defraud, or that she knowingly and intentionally aided and abetted others in the scheme; and

Third, that in the execution of that scheme, the defendant used or caused the use of interstate or international wires, and wires refers to use of the telephone, text messages, emails, and it also refers to wire transfers of funds.

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Count Five charges conspiracy to commit commodities fraud in violation of 18 USC §371. Conspiracy under 371 has three elements:

First, that two or more persons entered the unlawful agreement charged in the specific count of the indictment;

Second, that the defendant knowingly and willfully became a member of that conspiracy; and

Third, that one of the members of the conspiracy knowingly committed at least one overt act in furtherance of the conspiracy.

Count Five charges the defendant with conspiracy to commit commodities fraud in violation of Title 7 United States Code §91 and 13(a)(5) and Title 17 Code of Federal Regulations §180.1. And there are three elements to this crime:

First, in connection with any swap or contract of sale of any commodity in interstate commerce or contract for future delivery on or subject to the rules of any registered entity;

Second, the defendant or one of her coconspirators did any one of the following: A, employed or attempted to use or employ a manipulative device, scheme or artifice to defraud; B. made or attempted to make an untrue or misleading statement of a material fact or omitted to state a material fact necessary in order to make the statements made not untrue or misleading; or C, engaged or attempted to engage in an act, practice or course of business that operated or would operate as a fraud or

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deceit upon any person; and

Third, that the defendant acted knowingly, willfully and with the intent to defraud.

Count Six charges a conspiracy to commit securities fraud in violation of Title 18 United States Code §371. I listed the elements of 371, so I'll now state the elements of securities fraud in violation of Title 15 United States Code §78JB and 78FF and Title 17 Code of Federal Regulations §240.10b-5. There are three elements:

First, that in connection with the purchase or sale of securities, the proposed defendant either employed a device, scheme or artifice to defraud or made an untrue statement of material fact or omitted to state a material fact which made what was said under the circumstances misleading, or three, engaged in an act, practice or course of business that operated or would operate as a fraud or deceit upon a purchaser or seller:

Second, the defendant acted knowingly, willfully, and with intent to defraud; and

Third, that the defendant knowingly used or caused to be used any means or instruments of transportation or communication in interstate commerce or the use of the mails in furtherance of the fraudulent conduct.

The last count, Count Seven, charges the defendant with conspiracy to commit money laundering in violation of 18

MCJGellP 1 USC §1956(h). The elements of money laundering conspiracy are: 2 First, that two or more people entered into an 3 unlawful agreement to commit money laundering; and 4 Second, that the defendant knowingly and willfully 5 entered into the agreement. 6 Count Seven charges two objects of the conspiracy: 7 First, a concealment object, that the defendant 8 conducted or attempted to conduct a financial transaction which 9 must in some way or degree have affected interstate or foreign 10 commerce: 11 Second, that the financial transaction at issue 12 involved the proceeds of specified unlawful activity, which 13 here is alleged to have been a wire fraud scheme; 14 Third, that the defendant knew that the financial 15 transaction involved the proceeds of some form of unlawful 16 activity; and 17 Fourth, that the defendant knew that the transaction 18 was designed in whole or in part to either disguise the nature, 19 location, source, ownership or control of the proceeds of the 20 unlawful activity. 21 The second object of the money laundering conspiracy 22 is engaging in money transactions of over \$10,000 in property 23 derived from specified unlawful activity. The elements are: 24 First, that the defendant engaged in a monetary

transaction in or affecting interstate commerce;

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Second, that the monetary transaction involved criminally derived property of a value greater than \$10,000; Third, that the property was derived from specified unlawful activity; Fourth, that the defendant acted knowing that the transaction involved proceeds of a criminal offense; and Fifth, that the transaction took place in the United States. If this case proceeded to trial, the government would also have to prove venue in the Southern District of New York by a preponderance of the evidence. THE COURT: Thank you. Ms. Ellison, I know that was a lot of legalese, but the real question is: Do you understand if you were to go to trial, the government would need to prove all of the elements of those crimes to a jury beyond a reasonable doubt, as well as venue at a lower standard, by a preponderance of the evidence? Do you understand that? THE DEFENDANT: Yes. THE COURT: So now let's discuss the maximum penalties. The maximum means the most that could possibly be imposed. It doesn't necessarily mean it is the sentence you

receiving any combination of punishments up to the maximums I'm

will receive. But you have to understand that by pleading

guilty, are you exposing yourself to the possibility of

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about to describe.

So the maximum sentences for Counts One, Two, Three and Four are all the same, so I'm going to read them together. okay, at once. So with respect to your liberty, the maximum term of imprisonment for each of the four counts. One through

Four, is 20 years in prison.

Do you understand that?

THE DEFENDANT: Yup.

THE COURT: Any term of imprisonment that you do receive may be followed by a term of supervised release of three years on each count.

Do you understand that?

THE DEFENDANT: Yup.

THE COURT: Supervised release means that, if you are sentenced to prison, after you are released from prison, you will be subject to the supervision of the probation department. you will be required to obey certain rules, and if you violate those rules, you can be returned to prison without a jury trial to serve additional time even beyond your original sentence.

Do you understand that?

THE DEFENDANT:

THE COURT: You should also understand that there is no parole in the federal system. So if you are sentenced to prison, you will not be released early on parole. Although, there is a limited opportunity to earn credit for good

1	behavior.
2	Do you understand that?
3	THE DEFENDANT: Yes.
4	THE COURT: Now, in addition to these restrictions on
5	your liberty, the punishment for these crimes may also include
6	certain financial penalties. The maximum allowable fine on
7	each of Counts One through Four is \$250,000, twice the gross
8	pecuniary gain derived from the offense or twice the gross
9	pecuniary loss to persons other than yourself resulting from
10	the offense, whichever is greatest.
11	Do you understand that?
12	THE DEFENDANT: Yes.
13	THE COURT: I'm also required to impose a mandatory
14	special assessment or fee of \$100 on each count.
15	Do you understand that?
16	THE DEFENDANT: Yes.
17	THE COURT: In addition, I must order restitution to
18	any persons or entities injured as a result of your criminal
19	conduct, and I can order you to forfeit all property derived
20	from the offense or used to facilitate the offense.
21	So do you understand that those are the maximum
22	penalties for each of Counts One through Four?
23	THE DEFENDANT: Yes.
24	THE COURT: Now, we're going to turn to Counts Five
25	through Six. And again, I'm going to group these and talk

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about them together.

With respect to your liberty on Counts Five and Six,

the maximum term of imprisonment for each count is five years.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: Any term of imprisonment may be followed by a term of supervised release of three years on each count. And in addition, the punishment, again, includes certain financial penalties. The maximum allowable penalty is, again, \$250,000 for each of Counts Five and Six or twice the gross pecuniary gain derived from the offense or twice the gross pecuniary loss to persons other than yourself resulting from the offense, whichever is greatest.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: Again, I'm required to impose a mandatory special assessment of \$100 on each count. And I must order restitution to any persons or entities injured as a result of your criminal conduct, and I can order you to forfeit all property derived from the offense or used to facilitate the offense.

And then lastly, on Count Seven, that has a maximum term of imprisonment of 20 years and a maximum term of supervised release of three years, a maximum allowable fine of \$500,000 or twice the value of the property involved in the

1	transaction, whichever is greater.
2	Do you understand that?
3	THE DEFENDANT: Yes.
4	THE COURT: I'm also required to impose the mandatory
5	special assessment of \$100, as I mentioned earlier, on each of
6	these counts. And I must, again, order restitution to any
7	persons or entities injured as a result of your criminal
8	conduct, and I can order you to forfeit all property derived
9	from the offense or used to facilitate the offense.
10	Do you understand that these are the maximum penalties
11	for each of the counts, Counts One through Seven?
12	THE DEFENDANT: Yes.
13	THE COURT: Do you understand that the total maximum
14	sentence of incarceration on Counts One through Seven of the
15	superseding information is 110 years in prison?
16	THE DEFENDANT: Yes.
17	THE COURT: Is Ms. Ellison now serving a state or
18	federal sentence or otherwise being prosecuted or investigated
19	elsewhere, as far as you know?
20	MS. SASSOON: No, your Honor, not criminally
21	investigated.
22	THE COURT: Understood. Thank you.
23	So you should be aware that the punishments that I
24	have just described are those that may be part of a sentence.
25	Being convicted of a felony may have other consequences.

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Are you a United States citizen?

THE DEFENDANT: Yes.

THE COURT: Then you should understand that as a result of your guilty plea, you may lose certain valuable civil rights, to the extent that you have them now, such as the right to vote, the right to hold public office, the right to serve on a jury and the right to possess any kind of firearm.

Do you understand that?

THE DEFENDANT:

THE COURT: So now we're going to talk about the sentencing guidelines. In imposing sentence, federal judges are required to consider the recommendations of the federal sentencing guidelines. The guidelines are a complicated set of rules for determining an appropriate sentence. And although, at one time, they were mandatory -- meaning judges were required to follow them -- they are no longer mandatory or binding on judges, but nonetheless, judges must consider the guidelines and properly calculate them before imposing sentence.

Ultimately, though, a judge is required to give the sentence that she believes best satisfies the purposes of the criminal law as set forth in a provision of the law, which is 18 United States Code §3553(a), even if that's higher or lower than a guidelines recommendation.

Do you understand all of that?

1	THE DEFENDANT: Yes.
2	THE COURT: Did you discuss the sentencing guidelines
3	with your attorneys?
4	THE DEFENDANT: Yes.
5	THE COURT: And do you understand that they're only
6	recommendations to the Court?
7	THE DEFENDANT: Yes.
8	THE COURT: Now, I understand that you have entered
9	into a written plea agreement with the government; is that
10	correct?
11	THE DEFENDANT: Yes.
12	THE COURT: I have before me an agreement that's dated
13	December 18th, addressed to your attorneys, signed by various
14	representatives on behalf of the government. I'm going to mark
15	it as Court Exhibit 1. And I'm going to ask my law clerk just
16	to show it to you and ask you if your signature is on the last
17	page.
18	Is that your signature?
19	THE DEFENDANT: Yes.
20	THE COURT: Before you signed this agreement, did you
21	read the entire agreement?
22	THE DEFENDANT: Yes.
23	THE COURT: And did you discuss it with your
24	attorneys?
25	THE DEFENDANT: Yes.

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THE COURT: I understand it's a somewhat lengthy document, it contains some technical legal language. But after reviewing it and discussing it with your attorneys, do you understand all of the terms of the agreement? THE DEFENDANT: Yes. THE COURT: Do you have any guestions about it? THE DEFENDANT: No. THE COURT: I'm going to ask the government to summarize the primary terms of the agreement. MS. SASSOON: Yes, your Honor. The agreement begins by outlining the seven charges to which Ms. Ellison will plead guilty and the penalties associated with those charges. It specifies that the defendant is agreeing to waive any defense related to venue with respect to the seven charges in the information. The defendant admits to the forfeiture allegations and states that she understands she'll be making restitution with respect to the charges. The agreement then describes some of the terms of the defendant's cooperation with the government and the obligations she's committing to in order to fulfill her cooperation with the government. It then outlines essentially the defendant's immunity that she's receiving under this agreement, both for

On page 4, the agreement outlines what the government

the charges in Counts One through Seven and also other conduct

in which she has engaged and disclosed to the government.

1 will do if the defendant provides substantial assistance to the 2 government and upholds her end of the cooperation agreement, 3 including informing the Court of her assistance and making a 4 motion under United States Sentencing Guidelines §5K1.1, while 5 noting that her sentence is ultimately going to be determined 6 by the Court at the time of sentencing. 7 On page 5, the agreement outlines the proposed bail 8 package to the Court for the defendant. And the agreement also 9 notes that the defendant has chosen not to request discovery 10 materials and understands that the government will also not be 11 producing any discovery or material under Brady and Giglio. 12 THE COURT: Thank you. 13 Ms. Ellison, is that consistent with your 14 understanding of this agreement? 15 THE DEFENDANT: Yes, it is. 16 I'm just going to follow up just very THE COURT: 17 briefly with two of them. 18 I want you to understand that it's up to the 19 government and not to me to decide whether whatever cooperation 20 you provide is productive enough for the government to file the 21 5K1.1 motion it mentioned and recommend a sentence that's below 22 the sentencing guidelines. 23 Do you understand that's up to the government? 24 THE DEFENDANT: Yes. 25 THE COURT: You should also understand that even if 

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	the government does that, it's ultimately up to me to decide
	whether to give you any credit and, if so, how much for any
	cooperation you may have provided.
	Do you understand that?
	THE DEFENDANT: Yes.
	THE COURT: Did you willingly sign this agreement?
	THE DEFENDANT: Yes, I did.
	THE COURT: Are you willingly pleading guilty today?
	THE DEFENDANT: Yes.
	THE COURT: Has anyone threatened, bribed or forced
	you either to sign the plea agreement or to plead guilty?
	THE DEFENDANT: No.
	THE COURT: Other than what's in the plea agreement,
	has anyone offered you any inducement to plead guilty?
	THE DEFENDANT: No.
	THE COURT: Has anyone made any promise to you as to
	what your sentence will be?
	THE DEFENDANT: No.
	THE COURT: Do you understand that if anyone has
	attempted to predict what your sentence will be that that
	prediction will be wrong?
	Do you understand that?
	THE DEFENDANT: Yes.
	THE COURT: And I say that because no one here knows
l	for sure what your sentence will be your lawyers don't, the

government doesn't, I don't because that's not going to be
determined until a later date, after I get a presentence report
from the probation department, I calculate the guidelines, I
get submissions from you, the government and the probation
department.
But even if your sentence is different from what you
had hoped for or expected, you won't be allowed to withdraw
your plea on that basis.
Do you understand that?
THE DEFENDANT: Yes.
THE COURT: So now that you have been advised of the
charges against you and the possible penalties you face and the
rights you are giving up, is it still your intention to plead
guilty?
THE DEFENDANT: Yes, it is.
THE COURT: So I'm going to ask you the official
question as to whether you are guilty or not guilty with
respect to each of the seven counts, one at a time.
So with respect to Count One of the superseding
information, conspiracy to commit wire fraud on customers, how
do you plead?
THE DEFENDANT: Guilty.
THE COURT: And with respect to Count Two, wire fraud
on customers, how do you plead?
THE DEFENDANT: Guilty.

1	THE COURT: With respect to Count Three, conspiracy to
2	commit wire fraud on lenders, how do you plead?
3	THE DEFENDANT: Guilty.
4	THE COURT: With respect to Count Four, wire fraud on
5	lenders, how do you plead?
6	THE DEFENDANT: Guilty.
7	THE COURT: With respect to Count Five, conspiracy to
8	commit commodities fraud, how do you plead?
9	THE DEFENDANT: Guilty.
10	THE COURT: With respect to Count Six, conspiracy to
11	commit securities fraud, how do you plead?
12	THE DEFENDANT: Guilty.
13	THE COURT: With respect to Count Seven, conspiracy to
14	commit money laudering, how do you plead?
15	THE DEFENDANT: Guilty.
16	THE COURT: Now, tell me in your own words what you
17	did that makes you believe that you are guilty of these crimes.
18	THE DEFENDANT: Yeah, so from approximately March 2018
19	through November 2022
20	THE COURT: I'm going to ask you to speak very slowly,
21	please. Thank you.
22	THE DEFENDANT: From approximately March 2018 through
23	November 2022, I worked at Alameda Research, a cryptocurrency
24	trading firm principally owned by Sam Bankman-Fried. At
25	Alameda Research, I first worked as a cryptocurrency trader and

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was later appointed by Mr. Bankman-Fried as the co-CEO and eventually CEO of Alameda Research Ltd., the subsidiary that housed the firm's main trading and market making operations. In those roles, I reported to Mr. Bankman-Fried. From 2019 through 2022, I was aware that Alameda was provided access to a borrowing facility on FTX.com, the cryptocurrency exchange run by Mr. Bankman-Fried. I understood that FTX executives had implemented special settings on Alameda's FTX.com account that permitted Alameda to maintain negative balances in various fiat currencies and crypto currencies. In practical terms, this arrangement permitted Alameda access to an unlimited line of credit without being required to post collateral, without having to pay interest on negative balances and without being subject to margin calls or FTX.com's liquidation protocols. I understood that if Alameda's FTX accounts had significant negative balances in any particular currency, it meant that Alameda was borrowing funds that FTX's customers had deposited onto the exchange. While I was co-CEO and then CEO, I understood that Alameda had made numerous large illiquid venture investments and had lent money to Mr. Bankman-Fried and other FTX executives. I also understood that Alameda had financed these investments with short-term and open-term loans worth several billion dollars from external lenders in the cryptocurrency

industry. When many of those loans were recalled by Alameda's

lenders in and around June 2022, I agreed with others to borrow
several billion dollars from FTX to repay those loans. I
understood that FTX would need to use customer funds to finance
its loans to Alameda. I also understood that many FTX
customers invested in crypto derivatives and that most FTX
customers did not expect that FTX would lend out their digital
asset holdings and fiat currency deposits to Alameda in this
fashion.
From in and around July 2022 through at least
October 2022, I agreed with Mr. Bankman-Fried and others to
provide materially misleading financial statements to Alameda's
lenders. In furtherance of this agreement, for example, we
prepared certain quarterly balance sheets that concealed the
extent of Alameda's borrowing and the billions of dollars in
loans that Alameda had made to FTX executives and to related
parties. I also understood that FTX had not disclosed to FTX's
equity investors that Alameda could borrow a potentially
unlimited amount from FTX, thereby putting customer assets at
risk. <mark>I agreed with Mr. Bankman-Fried and others not to</mark>
publicly disclose the true nature of the relationship between
Alameda and FTX, including Alameda's credit arrangement.
I also understood that Mr. Bankman-Fried and others
funded certain investments in amounts more than \$10,000 with
customer funds that FTX had lent to Alameda. The investments

were done in the name of Alameda instead of FTX in order to

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conceal the source and nature of those funds.

I am truly sorry for what I did. I knew that it was wrong. And I want to apologize for my actions to the affected customers of FTX, lenders to Alameda and investors in FTX. Since FTX and Alameda collapsed in November 2022, I have worked hard to assist with the recovery of assets for the benefit of customers and to cooperate with the government's investigation. I am here today to accept responsibility for my actions by pleading guilty.

THE COURT: You mentioned that you knew that what you were doing was wrong. Did you also know that it was illegal?

> THE DEFENDANT: Yes.

Does the government want to make a proffer THE COURT: with respect to venue?

MS. SASSOON: Yes.

With respect to venue and wires, your Honor, if the case proceeded to trial, the government would prove that certain acts in furtherance of each of the counts took place in the Southern District of New York, including communications with investors who were in New York, Tweets that were viewed by customers and investors who were in the Southern District of New York. Among other things, that FTX had an office in the Southern District of New York. And in addition to that, that the defendant has agreed to waive venue with respect to the charges.

In terms of wires, the proof at trial would include
evidence of wires transmitted in furtherance of the charges,
including emails, transmission of funds and Tweets.
THE COURT: And what would the government's evidence
beyond that be if you were to go to trial against Ms. Ellison?
MS. SASSOON: With respect to wires?
THE COURT: With respect to all of the seven counts.
MS. SASSOON: I see, your Honor.
The evidence against Ms. Ellison would include witness
testimony, as well as documentary and physical evidence, to
include signal communications, emails, documents transmitted to
investors and lenders, documents collected from FTX, including
evidence from FTX's software database and its code.
THE COURT: Are there any additional questions you
would like me to ask Ms. Ellison?
MS. SASSOON: No. Thank you, your Honor.
THE COURT: Do both parties agree that there's a
sufficient factual predicate for the guilty plea?
MS. SASSOON: Yes, your Honor.
MR. SAHNI: Yes, your Honor.
THE COURT: Ms. Ellison, do you also admit to the
forfeiture allegation in the superseding information?
THE DEFENDANT: Yes.
THE COURT: Ms. Ellison, because you acknowledge that
you are in fact guilty as charged in Counts One through Seven

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1	of the superseding information and because I'm satisfied that
2	you understand your rights, including your right to go to
3	trial, and that you are aware of the consequences of your plea,
4	including the sentence which may be imposed, because I find
5	that you are knowingly and voluntarily pleading guilty, I
6	accept your guilty plea to Counts One through Seven of the
7	superseding information.
8	Should we set a control date for sentencing
9	approximately, maybe, a year out?
10	MS. SASSOON: Yes, your Honor. We would propose a
11	control date maybe a year from now.
12	THE COURT: Why don't we set a control date for
13	sentencing on December 19th of 2023.
14	Now, let's talk about bail. I understand that the
15	parties have agreed on a bail package, which was in the plea
16	agreement. I have read the pretrial services report, but I
17	would be happy to hear further from any of the parties if they
18	would like to be heard.
19	MS. SASSOON: Yes, your Honor.
20	The government stands by the proposal in the plea
21	agreement. I know there's some additional conditions in the
22	pretrial services report. We don't think the travel
23	restrictions or the monetary restrictions are necessary, based
24	on the information we have about the defendant.

THE COURT: Would pretrial like to be heard, or is

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that not necessary? It's up to you.

MS. HARMON: I don't think so, your Honor.

THE COURT: Thank you.

So I'm going to grant that request. Having reviewed the pretrial services report, among other things, Ms. Ellison has no criminal history and strong ties to the community, and thus, I am releasing her on the following bail conditions: A \$250,000 personal recognizance bond signed by her, travel restricted to the continental United States, for her to surrender all travel documents and refrain from making any new applications, supervision will be as directed by pretrial services, and she must adhere to all other standard conditions of release.

Just to be clear, the government is not recommending that the bond be signed by anybody other than Ms. Ellison?

MS. SASSOON: That's correct, your Honor.

That was based on discussion withs defense counsel about the feasibility of having a prompt cosigner and our confidence that Ms. Ellison does not pose a flight risk.

THE COURT: In light of that representation, I will sign off on the bail conditions as requested.

Ms. Ellison, you should understand that if you don't appear for any court proceedings for which you are scheduled to appear, including sentencing, that you could be charged with a separate crime of bail jumping and subject to additional fines

1 and prison sentence in addition to whatever sentence you may 2 receive for the crimes to which you pleaded guilty. 3 Do you understand that? 4 THE DEFENDANT: 5 THE COURT: Moreover, if you violate any of the 6 conditions of your release, a warrant will be issued for your 7 arrest. That may lead to revocation of your bail with 8 forfeiture of the bond that's being executed, as well as your 9 being detained. And you could be prosecuted for contempt of 10 court as well. 11 Do you understand that? 12 THE DEFENDANT: Yes. 13 THE COURT: In addition, if you commit any crimes 14 while on release, that may lead to more severe punishment than 15 you would get for committing the same crimes at any other time 16 and, in addition, would likely constitute a breach of your 17 agreement with the government. 18 Do you understand that? 19 THE DEFENDANT: Yes. 20 THE COURT: Finally, I should just advise you that 21 it's a crime to try and influence any juror or witness or any 22 person who may have information about the case or to retaliate 23 against anyone who may have provided information in the case or 24 otherwise attempt to obstruct justice. 25 Do you understand that?

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THE DEFENDANT: Yes.

THE COURT: Should we talk next about sealing and the government's request that the documents in connection with this proceeding, as well as the transcript, be sealed and docketing delayed until tomorrow? I'm happy to hear you out.

MS. SASSOON: Yes, your Honor.

As has been reported in the media, it's our understanding that the defendant had some -- it was our expectation that he was going to consent to extradition today, and there have been some hiccups in the Bahamian courtroom. We're still expecting extradition soon, but given that he has not yet entered his consent, we think it could potentially thwart our law enforcement objectives to extradite him if Ms. Ellison's cooperation were disclosed at this time. We're therefore seeking a limited period of sealing until he's brought here and presented in the Southern District of New York.

THE COURT: And my understanding is that there's no objection from the defendant; is that correct?

> MR. SAHNI: That's correct, your Honor.

So that application is granted. THE COURT:

I agree the compelling law enforcement interests support an order directing that filings and other docket entries temporarily be made under seal. Exposure of cooperation could hinder law enforcement officials' ability to

1 continue the ongoing investigation and, in addition, may affect 2 Mr. Bankman-Fried's decision to waive extradition in this case. 3 Although there is a qualified right of public access 4 to court documents, the Second Circuit has recognized that 5 documents may be filed under seal to protect, among other 6 things, further ongoing law enforcement efforts. And the 7 Second Circuit has specifically recognized that the docketing 8 and the applications to seal those materials could themselves 9 be prejudicial and that, in such cases, the applications 10 themselves and related notes to the docket could be sealed. 11 And I'm just going to cite *Alacantara* for that. 12 So the transcript of this proceeding shall thus remain 13 sealed and docketing delayed until -- and you don't want it 14 based on tomorrow, just until Mr. Bankman-Fried is presented 15 here in this district; is that correct? 16 That's correct. MS. SASSOON: 17 And at this point, I think it's unlikely that it will 18 be by noon tomorrow. 19 THE COURT: Understood, for the reasons I just noted. 20 Are there any further applications on either side? 21 MS. SASSOON: Not from the government. Thank you, 22 your Honor. 23 No, your Honor. Thank you. MR. SAHNI: 24 We're adjourned. Thank you. THE COURT: 25 (Adjourned)

1 (Case called) 2 MR. ROOS: Good morning, your Honor. 3 Nick Roos, Danielle Sassoon, and Evelyn Alvayero, from 4 pretrial services. 5 THE COURT: Good morning to all of you. MR. GRAFF: Good morning, your Honor. Ilan Graff for 6 7 Mr. Wang, who is standing to my right. 8 I am joined by my colleague Alex Miller. THE COURT: Good morning to all of you. You can be 9 10 seated. So are we all ready to get started? 11 MR. ROOS: Yes, your Honor. THE COURT: Mr. Wang, I understand that you wish to 12 13 plead guilty to Counts One through Four of the information. 14 Is that correct? 15 THE DEFENDANT: Yes, your Honor. 16 THE COURT: Okay. Before deciding whether to accept 17 your plea, I am going to ask you certain questions so that I 18 can be sure that you understand your rights and that you are 19 pleading guilty voluntarily and because you are guilty and not 20 for some other reason. So it is important that you answer my 21 questions honestly and completely. 22 If at any time you are having trouble understanding 2.3 anything or you want to talk to your lawyer, just let me know.

THE COURT: Mr. Fields, could you please place

THE DEFENDANT: Yes, your Honor.

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	Document 21 Thea 12/23/22 Tage 3 of 34
1	Mr. Wang under oath.
2	(Defendant sworn)
3	THE COURT: All right.
4	You are now under oath. So you should know that if
5	answer any of my questions falsely, you could be charged with a
6	separate crime, perjury.
7	Do you understand that?
8	THE DEFENDANT: Yes, your Honor.
9	THE COURT: I am going to start by asking you some
10	questions to ensure that you are competent to plead guilty.
11	These are questions that I ask of everyone in your position.
12	So, first, how old are you?
13	THE DEFENDANT: Twenty-nine.
14	THE COURT: How far did you go in school?
15	THE DEFENDANT: I graduated college.
16	THE COURT: Are you currently or have you recently
17	been under the care of a medical professional, psychiatrist, or
18	other mental health care provider?
19	THE DEFENDANT: No, your Honor.
20	THE COURT: Have you ever been hospitalized for mental
21	illness, alcoholism, or drug addiction?
22	THE DEFENDANT: No.
23	THE COURT: In the past 24 hours have you taken any
24	drugs, medicine, or pills or drunk any alcoholic beverages?
25	THE DEFENDANT: No.
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THE DEFENDANT: Yes, your Honor.

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THE COURT: All right. Are you satisfied with your attorney's representation of you?

THE DEFENDANT: Yes, your Honor.

1 THE COURT: Okay. So now what I want to talk about is 2 the charging instrument. It a superseding information. That's 3 the document, the charge that the government is seeking to file 4 in this case. 5 Have you received a copy of the superseding 6 information? 7 It's titled S1 22 Cr. 673. 8 THE DEFENDANT: Yes, your Honor. 9 THE COURT: Have you reviewed it? 10 THE DEFENDANT: Yes. 11 THE COURT: Have you discussed it with your attorney? THE DEFENDANT: Yes. 12 13 THE COURT: So under our legal system, before you or 14 anyone else can be charged with a felony offense, the 15 government is obligated to go to a grand jury, which must 16 decide whether there's probable cause to believe that an 17 offense was committed and that you committed it. And that 18 decision may result in what's called an indictment. 19 I want to make sure that you understand that by 20 allowing the government to charge you by way of this 21 information, you are waiving, or giving up, your right to be 22 charged by a grand jury in an indictment? 2.3 Do you understand that? 24 THE DEFENDANT: Yes, your Honor.

THE COURT: Do I have the signed waiver of indictment

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2 Do you have a signed version?

MR. ROOS: We have a signed one. I think we probably actually should sign it again because it is already witnessed. So I have a second copy. I will just pass it back to counsel right now.

THE COURT: Why don't you do that. All right.

So, Mr. Wang, I understand and witnessed that you just signed this waiver of indictment form.

Did you discuss this form before signing it with your attorney?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay. Again, you understand that you are agreeing to give up your right to be charged by a grand jury?

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: Were any threats or promises made other than by the prosecution in the written plea agreement to get you to waive indictment?

THE DEFENDANT: No, your Honor.

THE COURT: Okay. Does either counsel have any reason to believe that Mr. Wang has not knowingly and voluntarily waived his right to be charged by a grand jury?

(212) 805-0300

MR. ROOS: No, your Honor.

MR. GRAFF: No, your Honor.

1 THE COURT: Okay.

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I find that he has knowingly and voluntarily waived his right to be charged by a grand jury, and I authorize the filing of the superseding information.

Now what I am going to do is I am going to explain certain constitutional rights that you have. These are rights that you will be giving up if you enter a guilty plea.

So, first, under the Constitution and laws of the United States, you have a right to plead not guilty to the charges in that superseding information.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: If you did plead not guilty, you would be entitled under the Constitution to a speedy and public trial by jury of those charges.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: In advance of trial, if you chose to go to trial, you would have the opportunity to seek suppression of any or all of the evidence against you on the basis that it was obtained in violation of the Constitution.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: At trial, again, if you chose to go to trial, you would be presumed innocent. That means that you

would not have to prove that you were innocent. Instead, the government would need to prove your guilt beyond a reasonable doubt before you could be found guilty.

So even if you did nothing or said nothing at trial, again, if you chose to go to trial, you could not be convicted unless a jury of 12 people agreed unanimously that you are quilty.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: During trial, if you chose to go to trial, the witnesses for the prosecution would have to come to court and testify in your presence, where you could see them and hear them and your lawyer could cross-examine them.

If you wanted to, your lawyer could offer evidence on your behalf. You would be able to use the Court's power to compel or force witnesses to come to court to testify truthfully in your defense, even if they didn't want to come.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: At trial, again, if you went to trial, you would have the right to testify if you wanted to, but you would also have the right not to testify, and if you chose not to testify, that could not be used against you in any way. So no inference or suggestion of guilt would be made from the fact that you chose not to testify.

1 Do you understand that?

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THE DEFENDANT: Yes, your Honor.

THE COURT: All right. At trial and at every stage your case, you would be entitled to be represented by an attorney. And if you could not afford an attorney one would be appointed at public expense, meaning free of cost, to represent you?

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: If you are convicted at trial, you would have the right to appeal that verdict to a higher court.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: As I said before, you have the right to plead not guilty. So even as you sit here right now for purposes of entering a guilty plea, you have the right to change your mind and to go to trial. But if you do plead guilty and I accept your plea, there will be no trial, and you will be giving up the rights that I just described.

If you plead guilty, all that will remain to be done is for me to impose sentence at the appropriate time. I will enter a judgment of guilty and sentence you on that basis after considering whatever submissions I get from you, from your lawyer, the government, as well as a presentence report prepared by the probation department. But there will be no

10 MCCNNAMP22-cr-00673-LAK Document 21 Filed 12/23/22 Page 10 of 34 1 appeal with respect to whether the government could use the 2 evidence it has against you or with respect to whether you did 3 or did not commit the crime. 4 Do you understand that? 5 THE DEFENDANT: Yes, your Honor. If you plead quilty, you will also have to 6 THE COURT: 7 give up your right not to incriminate yourself, because I am 8 going to ask you certain questions here in court today in order 9 to satisfy myself that you are in fact guilty as charged. 10 Do you understand that? 11 THE DEFENDANT: Yes, your Honor. 12

THE COURT: Okay. So I understand that you seek to plead guilty to Counts One through Four of the superseding information and admit to the forfeiture allegation.

I am going ask the government to please state the elements of the offenses in question.

MR. ROOS: Yes, your Honor.

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Counts One and Two of the information charge the defendant respectively with conspiracy to commit wire fraud and wire fraud.

The elements of the first count, conspiracy to commit wire fraud are:

First, the existence of a conspiracy to commit wire fraud; and

Second, that the defendant knowingly and willfully

became a member of and joined in the conspiracy.

The elements of wire fraud itself, which is the object of Count One and the substantive crime of Count Two, are:

First, that there was a scheme or artifice to defraud or to obtain money or property by materially false or fraudulent pretenses, representations, or promises;

Second, that the defendant knowingly participated in the scheme or artifice to defraud with knowledge of its fraudulent nature and with the specific intent to defraud or that he knowingly and intentionally aided and abetted others in the scheme; and

Third, that in the execution of that scheme, the defendant used or caused the use of interstate or foreign wires.

Counts Three and Four of the indictment both charge the defendant with a violation of Title 18, United States Code, Section 371.

Count Three is a conspiracy to commit commodities fraud.

Count Four is a conspiracy to commit securities fraud.

The conspiracy under Section 371 has three elements:

First, that two or more persons entered into an unlawful agreement charged in the specific count;

Second, that the defendant knowingly and willfully became a member of that alleged conspiracy; and

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Third, that one of the members of the conspiracy knowingly committed at least one overt act in furtherance of the conspiracy.

So for Count Three the object of the conspiracy is a conspiracy to commit commodities fraud, in violation of Title 7, United States Code, Section 9(1)(13)(a)(5) and Title 17 Code of Federal Regulations 180.1.

There are three elements to this crime:

First, in connection with any swap or contract of sale of any commodity (in interstate commerce or contracts for future delivery on or subject the rules of any registered entity;

Second, the defendant or any of his coconspirators did any one or more of the following:

- (a) employed, attempted, to use or employ a manipulative device, scheme, or artifice to defraud;
- (b) made or attempted to make an untrue or misleading statement of a material fact or omitted to state a material fact necessary in order to make statements not untrue or misleading; or
- (c) engaged or attempted to engage in an act, practice, or course of business that operated or would operate as a fraud or deceit upon a person; and

Third, that defendant acted knowingly, willfully, and with the intent to defraud.

Finally, for Count Four, the object of the 371

- 1 conspiracy is a violation of Title 15, United States Code,
- 2 | Section 78j(b) and 78ff and Title 17, Code of Federal
- 3 Regulations, Section 240.10b-5. That's securities fraud.
- 4 | There are three elements of securities fraud:

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- First, that in connection with the purchase or sale of a security the proposed defendant:
- (1) Employed a defendant scheme or artifice to defraud;
- (2) Made an untrue statement of material fact or omitted to state a material fact, which made what was said under the circumstances misleading; or
- (3) Engaged in an act, practice, or course of business that operated or would operate as a fraud or deceit upon a purchaser or seller.
- Second, the defendant acted knowingly, willfully, and with intent to defraud; and
- Third, that the defendant knowingly used or caused to be used any means or instrument of transportation or communication in the interstate commerce or the use of the mails in furtherance of the fraudulent conduct.
- And, finally, the government would have to prove by a preponderance of the evidence venue.
- THE COURT: All right. Thank you.
- So, Mr. Wang, I want to make sure you understand that
  if you were to go to trial on these charges the government

would need to prove each of the elements that were mentioned beyond a reasonable doubt in addition to proving venue, but that is a lower legal standard.

Do you understand that?

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THE DEFENDANT: Yes, your Honor.

THE COURT: So now I am going to discuss the maximum penalties for this crime or these crimes. The maximum penalty means the most that could possibly be imposed. It doesn't necessarily mean it's the sentence you will receive. But you have to understand that by pleading guilty you are exposing yourself to the possibility of receiving any combination of punishments up to the maximums that I am just about to describe.

So with respect to Counts One and Two, the maximum terms of imprisonment for each of those crimes is 20 years in prison.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Any term of imprisonment you do receive may be followed by a term of supervised release of three years on each count. Supervised release means that if you are sentenced to prison, after you are released from prison, you will be subject to the supervision of the probation department. You will be required to obey certain rules, and if you violate those rules, you can be returned to prison without a jury trial

15 MCCNNAMP22-cr-00673-LAK Document 21 Filed 12/23/22 Page 15 of 34 1 to serve additional time even beyond your original sentence. 2 Do you understand that? 3 THE DEFENDANT: Yes, your Honor. THE COURT: You should also understand that there's no 4 5 parole in the federal system. If you're sentenced to prison, 6 you will not be released early on parole, although there is a 7 limited opportunity to earn credit for good behavior. 8 Do you understand that? 9 THE DEFENDANT: Yes, your Honor. 10 THE COURT: In addition to these restrictions on your 11 liberty, the punishment for these crimes includes certain 12 financial penalties. 13 The maximum allowable final for each count -- again, 14 we are talking about Counts One and Two -- is \$250,000, twice 15 the gross pecuniary gain derived from the offense or twice the 16 gross pecuniary loss to persons other than yourself resulting

from the offense.

Do you understand that?

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THE DEFENDANT: Yes, your Honor.

THE COURT: There's also a mandatory special assessment, or fee, of \$100 for each of these crimes.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: In addition, I must order restitution to any persons or entities injured as a result of your criminal

conduct, and I can order you to forfeit all property derived from the offense or used to facilitate the offense.

Do you understand that as well?

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THE DEFENDANT: Yes, your Honor.

THE COURT: So now I am going to turn to Counts Three and Four.

With respect to your liberty on each of those counts, the maximum term of imprisonment for each count is five years. Any term of imprisonment may be followed by a term of three years of supervised release. The maximum allowable fine is again \$250,000 on each count, twice the gross pecuniary gain derived from the offense, twice the gross pecuniary loss to persons other than yourself resulting from the offense, whichever is higher.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: I am also, again, required to impose a mandatory special assessment, or fee, of \$100 on each of those counts.

And, again, I must order restitution to any persons or entities injured as a result of your criminal conduct and can order you to forfeit all property derived from these offenses or used to facilitate these offenses.

Do you understand that these are the maximum penalties for Counts Three and Four?

1 THE DEFENDANT: Yes, your Honor. 2 THE COURT: All right. Do you understand in addition 3 that the total maximum sentence of incarceration on Counts One, Two, Three, and Four of this information is 50 years in prison? 4 5 THE DEFENDANT: Yes, your Honor. Is Mr. Wang now being prosecuted elsewhere 6 THE COURT: 7 that we know of? 8 MR. ROOS: No, your Honor. 9 THE COURT: All right. So, Mr. Wang, you should be 10 aware that the punishments that I have just described are those 11 that may be part of a sentence, but being convicted of a felony 12 may have other consequences. 13 Are you a United States citizen? 14 THE DEFENDANT: Yes, your Honor. 15 THE COURT: All right. Then you should understand 16 that, as a result of your quilty plea, you may lose certain

THE COURT: All right. Then you should understand that, as a result of your guilty plea, you may lose certain valuable civil rights to the extent that you have them now, such as the right to vote, the right to hold public office, the right to serve on a jury and the right to possess any kind of firearm.

Do you understand that?

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THE DEFENDANT: Yes, your Honor.

THE COURT: Now, I am going to talk about the sentencing guidelines. In imposing sentence, federal judges are required to consider the recommendations of the federal

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1 sentencing guidelines.

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The guidelines are a complicated set of rules for determining an appropriate sentence. At one time they were mandatory; judges were bound to follow them. They are no longer mandatory, but judges must nonetheless consider the guidelines in determining an appropriate sentence, although ultimately I am going to look to the factors set forth in a provision of the law, 18 United States Code, Section 3553(a), and impose a sentence that I believe best satisfies the purposes of the criminal law as set forth in that statute, even if it's higher or lower than the guidelines recommendation.

Do you understand all of that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Did you discuss the sentencing guidelines with your attorneys?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that the guidelines are only recommendations to the court?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay. Now, I understand that you have entered into a written plea agreement with the government. I have what appears to be an original copy of that agreement.

It's dated December 18, and addressed to your attorneys,

Mr. Graff and Mr. Miller, and signed by various representatives on behalf of the government.

1 I am marking it as Court Exhibit No. 1.

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I am going to ask my law clerk, Mr. Fields, to show it to you.

Is that your signature on the last page?

THE DEFENDANT: Yes, your Honor.

THE COURT: Before signing this agreement, did you read it? Did you read the entire agreement?

THE DEFENDANT: Yes, your Honor.

THE COURT: Did you discuss it with your attorneys?

THE DEFENDANT: Yes, your Honor.

THE COURT: I recognize that it's a somewhat lengthy document and it contains some technical and legal language, but after discussing it with your attorneys, do you understand all the terms of the agreement?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay. I am going to ask the government to summarize the primary terms of the agreement, please.

MR. ROOS: Yes, your Honor.

So the first page through the second page of the document describe the charges in the information, the penalties, and the understanding that the defendant will be pleading guilty to those. Also on the second page are the provisions relating to admitting the forfeiture allegations and agreeing to pay restitution. There is a requirement on page 2 relating to the defendant's agreement to cooperate with the

1 government.

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There is on page 3 a discussion of what the defendant will not be further prosecuted for, which includes a description of the counts in the information as well as some additional relevant conduct.

And then there are a series of additional provisions through the remainder of the agreement that describe the defendant's rights and certain rights that he is giving up by pleading guilty. As one of those I would just highlight, there is a waiver of venue which appears actually on the second page of the agreement.

THE COURT: Okay.

Is all of that consistent, Mr. Wang, with your understanding of this agreement?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you have any questions about the agreement?

THE DEFENDANT: No, your Honor.

THE COURT: Okay. All right.

I am just going to follow up on one or two terms.

I want to make sure that you understand it is up to the government and not to me, not to the Court, to decide whether any cooperation you provide has been productive enough for the government to file what we call the 5K1 motion and recommend a sentence below the sentence recommended by the

21 MCCNNAMP22-cr-00673-LAK Document 21 Filed 12/23/22 Page 21 of 34 1 sentencing guidelines. 2 Do you understand that? 3 That is up to the government. 4 THE DEFENDANT: Yes, your Honor. 5 THE COURT: But even if the government decides to make 6 such a motion, it's going to be up to me to decide whether to 7 give you credit for that cooperation and, if so, how much and 8 how it should affect the sentence. 9 Do you understand that? 10 THE DEFENDANT: Yes, your Honor. 11 THE COURT: Okay. Did you willingly sign this plea 12 agreement? 13 THE DEFENDANT: Yes, your Honor. 14 THE COURT: And are you willingly pleading guilty? 15 THE DEFENDANT: Yes, your Honor. 16 Has anyone threatened, bribed, or forced THE COURT: 17 you to sign the plea agreement or to plead guilty? 18 THE DEFENDANT: No, your Honor. 19 THE COURT: Other than what's in this agreement, has 20 anyone offered you any inducement to plead guilty? 21 THE DEFENDANT: No, your Honor. 22 THE COURT: Has anyone made any promise as to what

THE COURT: I ask that because I want to make sure you

THE DEFENDANT: No, your Honor.

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your sentence will be?

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understand that if anyone attempts to predict or has attempted to predict what your sentence will be, that that prediction could be wrong.

I say that because no one in this courtroom, not the government, not your attorney, not even I know what your sentence will be. That won't be determined until a later date after the probation department has drafted a presentence report and I've done my own independent calculation of the guidelines and I have reviewed whatever submissions I get from you and your lawyer and the government as well as the presentence report.

So I just want to make sure you understand that even if your sentence is different from what you had hoped for or expected you won't be allowed to withdraw your plea on that basis.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay. You have not submitted a consent order of forfeiture to date.

Is that correct?

MR. ROOS: That's correct, your Honor.

THE COURT: Okay. I just wanted to make sure. I don't have that before me.

Okay. So now that you have been advised, Mr. Wang, of the charges against you and the possible pents you face and the

rights that you are giving up, is it still your intention to
plead guilty to these four charges?

THE DEFENDANT: Yes, your Honor.

THE COURT: So now I am going ask you the official

THE COURT: So now I am going ask you the official question with respect to each count which is how do you plead, guilty or not guilty?

So first with respect to Count One of the superseding indictment, which is a conspiracy to commit wire fraud on customers, how do you plead?

THE DEFENDANT: Guilty, your Honor.

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THE COURT: Now, with respect to Count Two, wire fraud on customers, how do you plead?

THE DEFENDANT: Guilty, your Honor.

THE COURT: With respect to Count Three, conspiracy to commit commodities fraud, how do you plead?

THE DEFENDANT: Guilty, your Honor.

THE COURT: And with respect to Count Four, conspiracy to commit securities fraud, how do you plead?

THE DEFENDANT: Guilty, your Honor.

THE COURT: And do you admit to the forfeiture allegation that's in this information?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay.

So now tell me in your own words what you did that makes you believe that you are guilty of these crimes.

THE DEFENDANT: Between 2019 and 2022 --

THE COURT: I am going to ask you to just speak very slowly and very loudly. It can be difficult to hear in this courtroom because of the high ceilings.

Thank you.

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THE DEFENDANT: Between 2019 and 2022, as part of my employment at FTX, I was directed to and agreed to make certain changes to the platform's code. I executed those changes, which I knew would Alameda Research special privileges on the FTX platform.

I did so knowing that others were representing to investors and customers that Alameda had no such special privileges and people were likely investing in and using FTX based in part on those misrepresentations.

I knew what I was doing was wrong. I also knew that the misrepresentations were being made by telephone and internet, among other means, and that assets traded on FTX included some assets that the U.S. regulators regard as securities and commodities.

THE COURT: When you did this, did you know that what you were doing was wrong and was illegal?

THE DEFENDANT: Yes.

THE COURT: Would the government like to ask any additional questions?

MR. ROOS: No additional questions, your Honor.

The government would just proffer that there is a 1 2 basis for venue. In addition to the waiver, there's wires that 3 go through the Southern District of New York, investors located 4 in the Southern District of New York. 5 THE COURT: All right. And, Mr. Graff, any objection to that? 6 7 I understand that you are waiving venue. Is that correct? 8 9 MR. GRAFF: That's correct, your Honor. 10 No objection. 11 THE COURT: Okay. Could the government please summarize what its 12 13 evidence would be if you were to go to trial against Mr. Wang. 14 MR. ROOS: Certainly, your Honor. 15 It would consist of witness statements, Signal 16 communications and Slack communications, financial records, and 17 records from FTX in the form of code and database, among other 18 things. 19 THE COURT: All right. 20 Do the government and defense counsel agree that there 21 is a sufficient factual predicate for the guilty plea? 22 MR. ROOS: Yes, your Honor. 2.3 MR. GRAFF: Yes, your Honor.

are in fact guilty as charged in the information, and because

Mr. Wang, because you acknowledge that you

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THE COURT:

I'm satisfied is that you are aware of your rights, including your right to go to trial, and that you are aware of the consequences of your plea, including the sentence which may be imposed, I find that you are knowingly and voluntarily pleading guilty. I accept your guilty plea to Counts One, Two, Three, and Four of the information.

I know we need to talk about bail and a few other things, but should we set a control date for sentencing at this time?

MR. ROOS: Yes, your Honor. We would suggest a date fairly significantly far out, but I think a control date is fine.

THE COURT: What would you propose? Nine months? A year?

MR. ROOS: A year probably.

THE COURT: All right.

Mr. Fields, can you just look on the calendar. And just look at December 19 of next year and see if it is a weekday, please. Why don't we set a control date for December 19, 2023.

Now we have to talk about bail. I understand that the pretrial services does not have a written pretrial services report, but would like to report that orally. That is something as a matter of course that is kept confidential. So my question is how would you like to present that to the Court

in light of the fact that that is normally a document that is not publicly disclosed?

MS. ALVAYERO: Your Honor, pretrial requests that the report be done orally in chambers.

THE COURT: Okay. Is there any objection to that?

MR. GRAFF: None from the defense, your Honor.

MR. ROOS: That is fine, your Honor.

THE COURT: Again, because this is a document that is as a matter of course kept confidential and not publicly disclosed, I think that is appropriate, but we are not going to discuss anything else. So why don't we go into my robing room and the parties, Mr. Wang, his attorneys, and the government, can all come as well. That will be done orally on the record with the court reporter.

Okay. That will be sealed from the transcript. I understand we have another sealing issue down the line, but why don't we deal with this one first.

MR. ROOS: Your Honor, just two other matters?

THE COURT: Sure.

MR. ROOS: One is I think, since he waived indictment and the information was therefore entered today, he technically needs to be arraigned. Your Honor already reviewed the substance of the information, so we would just ask on the record that the defendant waive the public reading, if he chooses, of the information.

1 THE COURT: Okay. Sure.

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So, Mr. Wang, I asked you at the beginning if you had reviewed the information and discussed it with your attorney.

Do you waive its public reading?

Just so you know, you have a right to have me read it oud loud in court. Do you waive, or give up, that right such that I won't read it publicly in court?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay.

Do you want to have this oral report with respect to the pretrial services report and then come back into court, or do you want to talk about sealing and then I will make my bail determination. I think I have to make my bail determination in open court, so I intend to do that. I could also do it in written fashion. It can be sealed, but it needs to be public, and then I need to justify the sealing.

So do you have a suggestion for the order of events?

MR. ROOS: I think your Honor was inclined to go back
now. That's fine with us. My colleague just pointed out that
I think your Honor maybe has something right after this.

THE COURT: I have something at 12:20. I have a hard stop, but I am available until 12:15 really. So I am available for the next half hour.

MR. ROOS: I guess, like, in the interest of maybe just doing everything in the courtroom now, and then we can

conclude with whatever in chambers, although if your Honor would prefer another way, that's fine.

THE COURT: That is fine. But either way we either have to come back in, or you have to submit a letter to me with the bail conditions.

MR. ROOS: Right. We can come back out then.

I think that's fine.

THE COURT: All right. Why don't we go in my robing room. Then we will come back, and if there are any, I understand that there's consent on bail, but if anyone would like to say anything on the record with respect to bail, they will do so at that time.

All right.

(Pages 29 to 32 sealed)

THE COURT: Everyone can be seated.

So the pretrial services report has been read to me orally as well as to the parties. I understand from the agreement that the parties have reached an agreement and would like to make that proposal.

Do you want to just do so orally now?

MR. ROOS: May I just confer with defense counsel?

THE COURT: Sure.

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MR. ROOS: So, your Honor.

THE COURT: On page 4 of the agreement.

MR. ROOS: Correct. On page 4 is the parties' agreement, \$250,000 personal recognizance bond.

So, combined, one financially responsible person, travel restricted to the continental United States, the defendant to surrender all travel documents and refrain from making any new applications supervision as directed by pretrial services, and adherence to all other standard conditions of release, which I think are largely the conditions of pretrial services.

There's one that I just discussed with defense counsel, which is a proposal of no contact with codefendants or other witnesses. I think we are fine with the codefendant, no contact with codefendant. I think for, just based on some of the people in the defendant's life, I think it will be impractical to impose the condition of no contact with other

witnesses, so we would ask just that that condition be no contact with codefendants.

THE COURT: Okay. All right.

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Again, Mr. Graff, you are all right with adding that condition?

MR. GRAFF: Yes, your Honor.

THE COURT: With respect to codefendants?

MR. GRAFF: Yes, your Honor.

THE COURT: All right.

That application is granted.

I think, as noted, it's consistent with what was recommended by pretrial services.

Among other things, Mr. Wang has strong ties in the community and no criminal history, among other things. So I am going to grant that request.

Now, Mr. Wang, you should understand that if you don't appear for any court proceedings that you are ordered to appear for or for sentencing you could be charged with a separate crime of bail jumping and subject to an additional prison sentence or fine in addition to whatever sentence you do receive.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: Okay. You should also understand that if you violate any condition of your release, a warrant for your

arrest may be issued. The will lead to revocation of your bail with forfeiture of the bond, the \$250,000 bond that is being executed on your behalf, as well as to your being detained and that you could be prosecuted for contempt of Court.

Do you understand that?

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THE DEFENDANT: Yes, your Honor.

THE COURT: All right. You should also understand that if you commit any crime while on release, that may lead to a more severe punishment than you would get for committing the same crime and additional time — at a different time I should say. In addition, you would be violating the agreement that you signed with the government.

Do you understand that?

THE DEFENDANT: Yes, your Honor.

THE COURT: All right.

Finally, I will just note that it is a crime to try and influence any juror or witness or any person who may have information about the case or to retaliate against anyone who may have provided information or otherwise attempt to obstruct justice.

Do you understand that as well?

THE DEFENDANT: Yes, your Honor.

THE COURT: All right. Thank you.

How long does Mr. Wang have to get the cosigner to sign the bond?

1 MR. ROOS: Two weeks.

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THE COURT: Okay. That's fine.

Thank you. All right.

So we have discussed bail. I understand that there is an application to seal today's transcript as well as to delay docketing of the various documents as will as the transcript.

MR. ROOS: That's correct, your Honor. We submitted a two-page letter dated today to your Honor. We provided a copy to defense counsel.

It asks for the sealing and delayed docketing for today's proceeding until the later of either tomorrow at noon or the presentment of codefendant Samuel Bankman-Fried, whichever is later.

THE COURT: Okay. All right.

MR. ROOS: At that time it these would all become unsealed.

THE COURT: That application is granted.

I will note that there are legitimate law enforcement interests that support an order directing that these filings and docket entries in this case be made under seal for that period of time. Exposure of any possible cooperation could hinder law enforcement's ability to conduct and continue the ongoing investigation as well as to further law enforcement's other interests in connection with this prosecution.

Although there is a qualified right of public access

to court documents, the Second Circuit has recognized that documents may be filed under seal to protect, among other things, ongoing law enforcement efforts. See  $United\ States\ v$ . Cojab and Haller.

The Second Circuit has also recognized that even docketing the applications to seal can be prejudicial, and in such cases the applications themselves and related notes to the docket could be sealed. See United States v. Alcantara.

I am going to ask you to reach out to my chambers as soon as these documents can be unsealed by way of letter, and we will do so promptly.

Are there any other applications at this time?

MR. ROOS: Not from the government, your Honor.

MR. GRAFF: Nor from the defense. Thank you, Judge.

THE COURT: Thank you. We are adjourned.

(Adjourned)

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1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
2	X	
3	UNITED STATES OF AMERICA,	
4	V •	22 Cr. 673 (LAK)
5	NISHAD SINGH,	
6	Defendant.	Plea
7	x	
9		New York, N.Y. February 28, 2023 11:20 a.m.
10		11.20 a.m.
11	Before:	
12	HON. LEWIS A.	KAPLAN,
13		District Judge
14	APPEARAN	ICFS
15	DAMIAN WILLIAMS	
16	United States Attorney for th Southern District of New York	
17	DANIELLE SASSOON NICOLAS ROOS	
18	ANDREW ROHRBACH SAMUEL RAYMOND	
19	Assistant United States Attor	neys
20	COOLEY LLP Attorneys for Defendant	
21	BY: ANDREW GOLDSTEIN RUSSELL CAPONE	
22		
23	Also Present:	
24	KRISTIN ALLAIN, FBI LUKE BOOTH, FBI	
25		

1 (Case called; appearances noted) 2 THE COURT: Good morning. I understand that your 3 client wishes to waive indictment and enter a plea; is that right? 4 5 MR. GOLDSTEIN: That's correct, Judge Kaplan. 6 THE COURT: Okay. Andy, please swear the defendant. 7 (Defendant sworn) 8 THE COURT: Mr. Singh, I understand you want to enter a plea of guilty; is that correct? 9 10 THE DEFENDANT: Yes, your Honor. 11 THE COURT: Before I accept your plea, I'm going to 12 ask you some questions to establish to my satisfaction that you 13 are pleading guilty because you are guilty and not for some 14 other reason. If you don't understand anything I ask or you have a desire, at any point, to talk to your attorney, just let 15 me know, and we will take care of whatever the problem is. All 16 17 right? 18 THE DEFENDANT: Understood. THE COURT: OK. I take it you were born in the United 19 20 States, and that English is your first language; is that right? 21 THE DEFENDANT: Yes, your Honor. 22 THE COURT: OK. Do you understand that you are now 23 under oath, and that if you answer any of my questions falsely, 24 your answers later could be used against you in a further

prosecution for perjury or making a false statement?

1	THE DEFENDANT: Yes.
2	THE COURT: How old are you?
3	THE DEFENDANT: Old, you said?
4	THE COURT: Yes.
5	THE DEFENDANT: 27 years old.
6	THE COURT: How far did you go in school?
7	THE DEFENDANT: I got a bachelor's degree.
8	THE COURT: Are you under the care of a doctor or a
9	mental health professional at this point?
10	THE DEFENDANT: Yes.
11	THE COURT: Let me narrow it then.
12	Are you under the care of a mental health
13	professional?
14	THE DEFENDANT: Yes, your Honor.
15	THE COURT: And what sort of a mental health
16	professional?
17	THE DEFENDANT: A psychiatrist.
18	THE COURT: And for what malady?
19	THE DEFENDANT: Anxiety and depression.
20	THE COURT: All right. Have you been hospitalized in
21	the past for mental illness?
22	THE DEFENDANT: No.
23	THE COURT: Have you had any medicine, pills,
24	narcotics, or alcohol in the last 24 hours?
25	THE DEFENDANT: I've had anxiety and depression

1 medication.

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THE COURT: And what have you had in the last 24 hours?

THE DEFENDANT: Clonopin and Lexapro for anxiety and depression.

THE COURT: And do either of those drugs or the combination of those drugs interfere with your ability to engage in rational thought?

THE DEFENDANT: No, they do not.

THE COURT: Is your mind clear this morning?

THE DEFENDANT: Yes.

THE COURT: Do either counsel have any doubt as to the defendant's competence to plead.

Ms. Sassoon?

MS. SASSOON: Government does not, your Honor.

THE COURT: Sir?

MR. GOLDSTEIN: We do not, your Honor.

THE COURT: On the basis of Mr. Singh's responses to my questions, I find that he is fully capable to enter an informed plea.

Now, Mr. Singh, do you understand that you are entitled under the constitution to be charged with a federal crime of this nature only on the basis of an indictment returned by a grand jury, but that you waived that right and agreed to be charged on the basis only of an information signed

1	by the United States Attorney?
2	THE DEFENDANT: Yes, your Honor.
3	THE COURT: You should find before you a document
4	marked as Court Exhibit A, which I understand to be the waiver
5	of indictment.
6	Did you sign that document?
7	THE DEFENDANT: Yes, your Honor.
8	THE COURT: Did you read it before you signed it?
9	THE DEFENDANT: Yes.
10	THE COURT: Did you discuss its implications fully
11	with your attorneys?
12	THE DEFENDANT: Yes.
13	THE COURT: Did you knowingly and voluntarily waive
14	your right to be prosecuted only on the basis of a grand jury
15	inditement?
16	THE DEFENDANT: Yes.
17	THE COURT: Have you had an adequate opportunity to
18	discuss the case with your lawyers?
19	THE DEFENDANT: Yes.
20	THE COURT: And are you satisfied with your lawyers
21	and their representation of you?
22	THE DEFENDANT: Yes.
23	THE COURT: I'm now going to describe your rights
24	under the constitution and laws. Please listen carefully, I'm
25	going to ask at the end whether you understood everything I

said.

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You're entitled to a speedy and public trial by jury on the charges contained in the information against you. If there were a trial, you would be presumed innocent and the government would be obliged to prove you quilty by competent evidence and beyond a reasonable doubt before you could be found quilty. You would not have to prove that you're innocent. You would be entitled to be represented by a lawyer at every stage of your case. If you couldn't afford a lawyer, a lawyer would be provided for you at public expense. government would have to bring its witnesses into court to testify in your presence. Your lawyer could cross examine the government's witnesses. Your lawyer could object to evidence offered by the government, and your lawyer also could offer evidence in your defense. You would have the right to the issuance of subpoenas, which are a form of compulsory process issued by the Court to compel the attendance of witnesses to testify in your defense. You would have the right to testify, if you chose to do so. You would also have the right not to testify. And if you elected not to testify no inference of quilt could be drawn from that fact.

You have the right to enter a plea of not guilty even now. But if you plead guilty, and I accept the plea, there will be no further trial of any kind. You will waive your right to a trial and all the other rights that I just

1	mentioned. I'll enter a judgment of guilty and sentence you on
2	the basis of your guilty plea after I consider a presentence
3	report.
4	You'll also have to waive your right not to
5	incriminate yourself because I'm going to ask you questions
6	about what you did in order to satisfy myself that you are
7	guilty as charged.
8	Do you understand what I said so far?
9	THE DEFENDANT: Yes, your Honor, I understand.
10	THE COURT: Have you received a copy of the
11	information that contains the written charges against you?
12	THE DEFENDANT: Yes.
13	THE COURT: Have you discussed it fully with your
14	attorneys?
15	THE DEFENDANT: Yes.
16	THE COURT: Have you discussed the charges in the
17	information to which you intend to plead guilty with your
18	counsel?
19	THE DEFENDANT: Yes.
20	THE COURT: Do you understand that you are charged in
21	Count One of the information with conspiracy to commit wire
22	fraud on customers of FTX in violation of 18 U.S. Code 1349.
23	Do you understand that's the charge in Count One?
24	THE DEFENDANT: Yes.

THE COURT: Ms. Sassoon, please state the elements of

1 the charge.

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MS. SASSOON: Yes, your Honor.

Count One charges the defendant with conspiracy to commit wire fraud, as you noted, in violation of 18 U.S.C. Section 1349. There are two elements:

First, the existence of the conspiracy to commit wire fraud;

And, second, that the defendant knowingly and willfully became a member of and joined in the conspiracy.

The crime of wire fraud, which is both the object of Count One and the offense charged in Count Two, which is substantive wire fraud under 18 U.S.C. Section 1343, has three elements, which I can describe now.

THE COURT: Please.

MS. SASSOON: First, there is a scheme or artifice to defraud or to obtain money or property by materially false and fraudulent pretenses, representations or promises;

Second, that the defendant knowingly participated in the scheme or artifice to defraud with knowledge of its fraudulent nature and with specific intent to defraud, or that he knowingly and intentionally aided and abetted others in the scheme.

And, third, that the execution of that scheme the defendant used or caused the use of interstate or international wires. "Wires" referring to the use of telephone, text

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message, emails and also refers to wire transfer of funds.

With respect to that count and all others in the information, if the case proceeded to trial, the government would also have to prove venue by a preponderance of the evidence. Although, any defense based on venue is based in the plea agreement here.

THE COURT: Thank you.

Mr. Singh, do you understand that in order to convict you on Count One, the government would have to prove the two elements that Ms. Sassoon described to you beyond a reasonable doubt, and but for your waiver of venue would have had to prove the propriety of that count being brought in this court by a preponderance of the evidence.

Do you understand those elements?

THE DEFENDANT: I understand.

THE COURT: And do you understand the government's burden of proof, as I just described it to you, with respect to those elements?

THE DEFENDANT: Yes, your Honor.

THE COURT: Do you understand that the maximum possible penalty for Count One is 20 years' imprisonment. The greater of a fine of \$250,000, or twice the gross gain, or twice the gross loss, plus an order of restitution, a mandatory special assessment of \$100, a term of supervised release of three years. And if you were released on supervised release,

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1 and found to have violated the terms thereof, you could be 2 sentenced to an additional prison term of two years without 3 credit for any time served on release. Do you understand that? 4 5 THE DEFENDANT: I understand. 6 THE COURT: Ms. Sassoon, I accurately stated the 7 consequences of a violation of supervised release, did I? 8 MS. SASSOON: Yes, your Honor. 9 THE COURT: Thank you. Now, do you understand that you are charged in 10 11 Count Two of the information with the substantive crime of wire 12 fraud on customers of FTX and aiding and abetting the same in violation of 18 U.S. Code 1343 and 2. And I point out this is 13 14 the substantive crime of wire fraud as opposed to a conspiracy 15 to commit wire fraud; that is the subject of Count One. 16 Do you understand that's the charge in Count Two? 17 THE DEFENDANT: Yes. THE COURT: Ms. Sassoon already stated the three 18 elements of the substantive crime of wire fraud. 19 20 Do you understand the elements of that charge as stated a moment ago by the government? 21 22 THE DEFENDANT: I do.

this indictment, do you understand that to convict you on Count Two, the government would have to prove those three

THE COURT: And once again, as on all of the counts of

1	elements beyond a reasonable doubt?
2	THE DEFENDANT: Yes.
3	THE COURT: And do you understand that the maximum
4	possible penalty for the substantive crime of wire fraud is
5	exactly the same as that on Count One?
6	THE DEFENDANT: Yes, your Honor, I understand.
7	THE COURT: Do you understand that you are charged in
8	Count Three with conspiracy to commit commodities fraud?
9	THE DEFENDANT: Yes.
10	THE COURT: At this time, I'll ask Ms. Sassoon to
11	state the elements of conspiracy to commit wire fraud.
12	MS. SASSOON: Thank you, your Honor. And I appreciate
13	this has been broken up because it's a lot of elements.
14	THE COURT: Yes.
15	MS. SASSOON: So Count Three charges the defendant
16	with participating in an illegal conspiracy in violation of
17	18 U.S.C. Section 371. And I'll note that Counts Four and Six
18	likewise charge conspiracies under that statute, although with
19	different objects. Conspiracy under the offense clause 371 has
20	three elements:
21	First, that two or more persons entered the unlawful
22	agreement charged in the specific count of the information;
23	Second, that the defendant knowingly and willfully
24	became a member of that alleged conspiracy;
25	And, third, that one of the members of the conspiracy

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1	knowingly committed at least one overt act in furtherance of
2	the conspiracy.
3	The object of the conspiracy charged in Count Three,
4	as your Honor noted, is commodities fraud. In violation of
5	Title 7, United States Code, Sections 9, 1, and 13(a)(5) and
6	Title 17 CFR section 180.1.
7	There are three elements to this crime:
8	First, in connection with any swap or contract of sale
9	of any commodity or interstate commerce or contract for future
10	delivery to on or subject the rules of any registered entity.
11	And, second, the defendant or any of his
12	coconspirators did anyone or more of the following:
13	A, employed or attempted to use or employ a
14	manipulative, device, scheme or artifice to defraud.
15	B, made or attempted to make an untrue or misleading
16	statement of a material fact or omitted to state a material
17	fact necessary to make the statements made not untrue or
18	misleading;
19	Or C, engaged or attempted to engage in an act,
20	practice, or course of business that operated or would operate
21	as a fraud or deceit upon any person;
22	And, third, that the defendant acted knowingly,

willfully and with the intent to defraud.

THE COURT: Thank you.

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Do you understand, Mr. Singh, the elements of the

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charge of conspiracy to commit commodities fraud as 1 2 distinguished from the substantive offense of commodities fraud? 3 THE DEFENDANT: I do. 4 5 THE COURT: And do you understand that to convict you 6 on this charge, the government would have to prove the elements 7 of conspiracy to commit wire fraud beyond a reasonable doubt? 8 THE DEFENDANT: Yes, your Honor. 9 THE COURT: Do you understand that the maximum possible penalty in the event of conviction on Count Three 10 11 would be five years' imprisonment, plus a fine, restitution, a 12 mandatory special assessment, and a term of supervised release, 1.3 all identical to those on Count One? 14 THE DEFENDANT: Yes. 15 THE COURT: Do you understand that you are charged in 16 Count Four of the information with conspiracy to commit 17 securities fraud? 18 THE DEFENDANT: Yes. THE COURT: I'll ask Ms. Sassoon to state the elements 19 20

of that crime.

MS. SASSOON: Yes. So I already noted the elements of a conspiracy under Section 371. So I'll now turn to the object of the conspiracy charge in Count Four, which is securities fraud in violation of Title 15, United States Code, Section 78j(b) and 78ff, and Title 17 CFR, Section 240.10b-5.

1 are three elements of securities fraud:

First, is that in connection with the purchase or sale of securities, the defendant either employed a device, scheme, or artifice to defraud, or made an untrue statement of a material fact or omitted to state a material fact which made what was said under the circumstances misleading, or engaged in an act, practice, or course of business that operated or would operate as a fraud or deceit upon a purchaser or seller;

Second, that the defendant acted knowingly, willfully, and with intent to defraud.

And, third, that the defendant knowingly used or caused to be used any means or instruments of transportation or communication in interstate commerce or the use of the mails in furtherance of the fraudulent conduct.

THE COURT: Thank you.

Mr. Singh, do you understand the elements of the charge of conspiracy to commit wire fraud?

THE DEFENDANT: Yes, I do.

THE COURT: And do you understand that to convict you on that count, the government would have to prove each of those elements beyond a reasonable doubt?

THE DEFENDANT: Yes.

THE COURT: Do you understand that the maximum possible penalty in the event of conviction on Count Four is exactly the same as on Count Three?

1	THE DEFENDANT: Yes, I do.
2	THE COURT: Do you understand that you are charged in
3	Count Five with conspiracy to commit money laundering?
4	THE DEFENDANT: Yes.
5	THE COURT: Ms. Sassoon?
6	MS. SASSOON: Count Five charges the defendant, as
7	your Honor noted, with conspiracy to commit money laundering in
8	violation of 18 U.S.C. Section 1956(h) money laundering
9	conspiracy are:
10	First, that two or more people entered into an
11	unlawful agreement to commit money laundering;
12	And, second, that the defendant knowingly and
13	willfully entered into the agreement.
14	Count Five charges that there were two objects of the
15	conspiracy:
16	One, concealment of money laundering;
17	And, two, spending money laundering;
18	For the first object, concealment money laundering,
19	there are three elements:
20	First, that the defendant conducted or attempted to
21	conduct a financial transaction which must, in some way or
22	degree, have affected interstate or foreign commerce;
23	Second, that the financial transaction at issue
24	involved the proceeds of specified unlawful activity, which
25	here is the proceeds of the wire fraud scheme charged in Count

1 | Two;

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Third, that the defendant knew that the financial transaction involved the proceeds of some form of unlawful activity, and that the defendant knew that the transaction was designed in or in part either to disguise the nature and location, source, ownership, or control of the proceeds of the unlawful activity. So I think that's actually four elements, your Honor.

The second object of Count Five is engaging in a monetary transaction of over \$10,000 in property derived from specified unlawful activity. The elements of this object are:

First, that the defendant engaged in a monetary transaction in or affecting interstate commerce;

Second, that the monetary transaction involved criminally derived profit of a value greater than \$10,000.

And, third, that the property was derived from specified unlawful activity; again, here, wire fraud proceeds from the scheme alleged in Count Two.

Finally, that the defendant acted knowing that the transaction involved proceeds of the criminal offense, and that the transaction took place in the United States.

THE COURT: Thank you.

Did you understand, Mr. Singh, the elements of this charge as stated by the government?

THE DEFENDANT: Yes, your Honor.

1	THE COURT: Do you understand that to convict you on
2	this charge, the government would have to prove each of those
3	elements beyond a reasonable doubt? Subject to this caveat, to
4	the extent that there is a charge of conspiracy, the government
5	would have to prove beyond a reasonable doubt only one of the
6	alleged objects of the conspiracy rather than all.
7	Do you understand that?
8	THE DEFENDANT: Yes.
9	THE COURT: Do you understand that the maximum
10	possible penalty of this crime is the same as on Count One?
11	THE DEFENDANT: Yes.
12	THE COURT: Do you understand that you are charged in
13	Count Six with conspiracy to defraud the United States and
14	willfully violate the Federal Election Campaign Act?
15	THE DEFENDANT: Yes.
16	THE COURT: Ms. Sassoon?
17	MS. SASSOON: Yes. Thank you, your Honor.
18	And I believe just with respect to Count Five the fine
19	provision is slightly different than for the other charge as
20	noted in the plea agreement.
21	THE COURT: OK. Please enlighten us.
22	MS. SASSOON: A maximum fine pursuant to 18 U.S.C.
23	Section 1956(a)(1)(B), the greatest of \$500,000, or twice the
24	value of the property involved in the transaction.

THE COURT: Thank you. I stand corrected.

N2SZZSINP-DC 1 Mr. Singh, did you understand that what was just said? 2 THE DEFENDANT: I understand. 3 THE COURT: All right. MS. SASSOON: Turning now to Count Six of the 4 5 information, it charges the defendant with another conspiracy under 18 U.S.C. Section 371, whose elements I previously 6 7 delineated. The object of this conspiracy is conspiring to 8 violate the Federal Election Campaign Act and to defraud the Federal Election Commission. So I'll walk through those 9 10 objects now. 11 The first object is the object of making a political 12 contribution in the name of another person in violation of 1.3 Section 30122 of Title 15 of the United States Code. 14 elements of that offense are: 15 One, making one or more contributions; 16 Two, in the name or names of one or more persons other 17 than the true source of the funds. 18 Three, with the aggregate amount of such contribution 19 being \$25,000 or more in a calendar year; 20 And, four, doing so knowingly and willfully. 21

The second object of the conspiracy is making a political contribution from a corporation. Under the federal election laws, corporations are prohibited from making direct contributions to political candidates. It is unlawful for any corporation to make such a contribution in violation of

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Section 30118 of Title 15 of the United States Code. The
elements of this object are:
One, making one or more contributions to candidates.
Two, via corporation.

Three, with the aggregate amount of such contribution being \$25,000 or more in a calendar year.

And, four, that it was done knowingly and willfully.

The final object is a conspiracy to defraud the Federal Election Commission. The elements are 12 or more persons agreed to impair, impede, obstruct or defeat by fraudulent or dishonest means the lawful, regulatory and/or enforcement function of an agency.

And, two, the defendant knowingly became a member of that conspiracy.

And, three, an overt act in furtherance of that conspiracy was committed.

THE COURT: Thank you.

Mr. Singh, do you understand the elements of the charges just stated by the government?

THE DEFENDANT: I do.

THE COURT: Do you understand that to convict you on this count, the government would have to prove each of those essential elements beyond a reasonable doubt, but subject also to the same qualification I indicated to you with respect to the previous count, namely, that they need to prove only one of

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the offenses?

1 the several alleged objects of the alleged conspiracy? 2 THE DEFENDANT: Yes, understood. 3 THE COURT: Do you understand that the maximum possible penalty for Count Six is the same as on Count Three? 4 5 THE DEFENDANT: Yes, understood. 6 THE COURT: Do you understand that you will be 7 sentenced on each of these six counts? 8 THE DEFENDANT: Yes. 9 THE COURT: Do you understand that the sentences could 10 be imposed either concurrently or consecutively, and that if 11 you were sentenced to the statutory maximum on each of the six 12 counts, the term of imprisonment would be the total of the 1.3 terms imposed on each of the six counts? THE DEFENDANT: Yes, I understand. 14 15 THE COURT: So that if the sentences were imposed 16 consecutively and the sentences were the maximum term of 17 imprisonment, you could actually be imprisoned under a sentence calling for 75 years in jail? 18 THE DEFENDANT: I understand. 19 20 THE COURT: Do you understand that if you enter a plea 21 of quilty, you've agreed to forfeit to the United States any 22 money or property you received or gained as a result of the 23 offenses charged in the indictment or that were used to commit

THE DEFENDANT: Yes, I understand.

22 received from your counsel?

THE DEFENDANT: Yes.

THE COURT: And did you sign it voluntarily and 24

25 knowingly?

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1 | THE DEFENDANT: I did.

THE COURT: Do you know its terms?

THE DEFENDANT: Yes.

THE COURT: Ms. Sassoon, do you have any need to go any farther with that?

MS. SASSOON: No. Thank you, your Honor.

THE COURT: OK. I'm now going to describe the sentencing process, Mr. Singh. I'm sure that Mr. Capone and Mr. Goldstein have done that already, but it's my job to do it as well.

The law requires that you be sentenced in accord with the Sentencing Reform Act and that I take into account the United States Sentencing Guidelines. The sentencing guides, in turn, require that I take into account the actual conduct in which you've engaged, which may be more extensive than what's charged in the information, that I consider the victim or victims of your offense, if there were any, the role that you played, whether you engaged in any obstruction of justice, and whether you've accepted responsibility for your actions, and your criminal history, if you have one. The guidelines provide for the computation of a range of a minimum and a maximum months of imprisonment. You may be sentenced within that guideline range. The Court must consider the guideline range and various other factors enumerated in the guidelines and in the Sentencing Reform Act as well as factors articulated in

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Section 3553 of Title 18 of the U.S Code. But the Court is not obliged to follow the sentencing guidelines. The only thing you can be sure of about the sentence in your case is that I can't sentence you to something more severe than the statutory maximum that I just explained to you a few minutes ago.

Do you understand that?

THE DEFENDANT: I understand, your Honor.

THE COURT: The probation department will be preparing a written report setting forth the results of an investigation that will conduct into your background and into the offenses to which you are pleading guilty. It's only after it does that that the probation office will state its view as to what they think the applicable sentencing guideline range should be. The Court isn't bound by the probation department's view either.

Now, I understand you entered into a plea agreement.

And we're going to discuss that in a little more detail in a minute.

Do you have it in front of you? It's marked as Court Exhibit B?

THE DEFENDANT: Oh, I do have it in front of me.

THE COURT: And does it bear your signature?

THE DEFENDANT: Yes, it does, your Honor.

THE COURT: And did you read it carefully before you signed it?

THE DEFENDANT: Yes.

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THE COURT: Did you discuss it fully with your attorneys before you signed it?

THE DEFENDANT: I did.

THE COURT: Do you have any unanswered questions about it?

THE DEFENDANT: I do not.

THE COURT: For all the reasons I just articulated to you, it's impossible to say for certain what your guideline range will be or what sentence will be imposed. If anyone has tried to predict either one of those things to you, whatever prediction you heard may be wrong. Whoever made the prediction may not have all the information that the Court will have when you are sentenced. The only thing, just to repeat, that you can be sure of is that the sentence can't be more than the statutory maximum.

I know you stated earlier that you were a born in the United States and therefore are a citizen. I'm obliged it advise you that if you are not a U.S. citizen, a finding that you are guilty of a felony may have a negative impact on your immigration status and any application you may have in the future for permission to remain in the United States or become a citizen. You may be subject to an order of deportation or removal as a result of this guilty plea if are you not a U.S. citizen.

Do you understand that?

1	THE DEFENDANT: Yes, your Honor. I understand.
2	THE COURT: OK. It's important that you understand
3	also that you won't be able to withdraw your guilty plea on the
4	ground that any prediction you may have heard about the
5	guideline range or the sentence turns out to be incorrect.
6	Do you understand that?
7	THE DEFENDANT: I understand.
8	THE COURT: Do you understand anything everything I
9	said?
10	THE DEFENDANT: Yes.
11	THE COURT: Maybe I should ask whether you understood
12	anything I said.
13	THE DEFENDANT: Yes, to both.
14	THE COURT: But I have no doubt in your case that you
15	understood every word of it.
16	Has anyone offered you any inducements or threatened
17	you or anyone else or forced you in way to plead guilty?
18	THE DEFENDANT: No.
19	THE COURT: Now, we already talked about the plea
20	agreement. Has anyone made any promises to you other than what
21	whatever is set forth in that document that induced you to
22	plead guilty?
23	THE DEFENDANT: No, your Honor.
24	THE COURT: Has anyone made any promises or assurances
25	to you as to what your sentence will be?

THE DEFENDANT: No, your Honor.

THE COURT: OK. Now, there are a couple of other technicalities that need to be complied with. Before we go on to the next part of this proceeding, I direct the prosecution, once again, to comply with its obligations under Brady v.

Maryland and its progeny to disclose to the defense all information, whether admissible or not, that is favorable to the defendant, material either to guilt or to punishment and known to the prosecution. Possible consequences of noncompliance may include dismissal of individual charges, or the entire case, exclusion of evidence, and professional discipline, or court sanctions on the attorneys responsible. I will be preparing another written order, once again, describing all of this and the possible consequences of failing to meet it. And, once again, I direct the prosecution to review and comply with that order.

Does the prosecution, again, confirm that it understands its obligations and will comply with them?

MS. SASSOON: Yes, your Honor. The government understood its obligation.

I would just note on the bottom of page 5 into page 6 of the agreement is a paragraph of about the defendant choosing not to request discovery material and understanding that if he had not entered a plea of the guilty, the government would be required to produce Rule 16 material and further be required to

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1	produce material pursuant to Brady and Rule 5(f) and, if the
2	defendant proceeded to trial, impeachment material under
3	Giglio.
4	THE COURT: Do you understand what counsel just read
5	to you?
6	THE DEFENDANT: Yes, I understand.
7	THE COURT: Thank you. And you understood it when you
8	signed the plea agreement?
9	THE DEFENDANT: Yes, I did.
10	THE COURT: OK. Now, we need to go through the
11	charges.
12	Did you, as charged in Count One of the information,
13	conspire with one or more other persons to commit wire fraud on
14	customers of FTX?
15	THE DEFENDANT: Yes.
16	THE COURT: Please tell me, in your own words, what
17	you did, that in your mind, makes you guilty of that offense.
18	MR. GOLDSTEIN: Your Honor, Mr. Singh prepared an
19	allocution that groups the facts of Counts One through Four
20	together and then Counts Five and Six together. Could he
21	proceed in that way?
22	THE COURT: We could do it that way. Just let me
23	cover the other three counts.

commit the substantive crime of wire fraud on customers of  ${\tt FTX}$ 

Did you, as charged in Count Two of the information,

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or aid and abet in doing so?

THE DEFENDANT: Yes, your Honor.

THE COURT: Did, you as charged in Count Three of the information, conspire to commit commodities fraud?

THE DEFENDANT: Yes.

THE COURT: Did you, as charged in Count Four of the information, conspire to commit securities fraud?

THE DEFENDANT: Yes.

THE COURT: All right. Now, tell me what you did that, in your mind, makes you guilty of all four offenses those charged in Counts One through Four.

THE DEFENDANT: In 2017, I began working at Alameda Research as an engineer. In 2019, at the request of Sam Bankman-Fried and Gary Wang, I moved from Alameda to FTX and similarly began working as an engineer. Eventually, I became the head of engineering at FTX, where I was responsible for coding, other aspects of FTX's platform, and managing junior members of the engineering team.

By mid-2022, I understood that Alameda was borrowing funds from FTX that belonged to other customers. I understood that customers were not aware of this, and had not consented to such borrowing.

In June of 2022, I participated in an effort to more precisely track the amount of customer money that Alameda had borrowed from FTX and confirmed that it was several billion

1 dollars' worth.

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By early September 2022, I came to understand that Alameda could not repay what it owed. I knew that Sam Bankman-Fried then tried to raise additional funds from investors, and I understood that investors would not have been told the full truth about FTX's financial condition.

In addition, despite understanding at that point, that Alameda was in substantial debt to FTX customers, in my role as a member of the leadership team, I agreed to certain expenditures that originated with Alameda funds, and were, therefore effectively coming from FTX customer money. This involved electronic messages and other wire communications.

In addition, at Sam Bankman-Fried's direction, I took actions to make it appear that FTX's revenues were higher than what they were.

In 2022, I provided that misleading information to auditors. I understood that that information would be used by Sam Bankman-Fried and others in attempting to raise or in raising funds from investors.

I knew at that time that I participated in each of these events that my conduct was wrong.

THE COURT: All right. I have a couple of questions.

You said a few moments ago that in 2022 you came to understand that investors would not have been told various things in connection with the raising of additional capital.

1	Did I understand you correctly?
2	THE DEFENDANT: That's correct.
3	THE COURT: How did you come to understand that?
4	THE DEFENDANT: I can I have one movement to
5	(Defendant conferred with counsel)
6	THE COURT: Please.
7	THE DEFENDANT: Your Honor, I knew that Sam was
8	attempting to raise from investors. I knew that affirmatively.
9	I had the strong belief that he would not share FTX's full
10	financial condition with them.
11	THE COURT: Well, how did you come to have that
12	belief?
13	THE DEFENDANT: From discussions with Sam.
14	THE COURT: So is that something he told you?
15	THE DEFENDANT: Not explicitly, your Honor. But I
16	understood it implicitly that he would not share FTX's full
17	financial condition.
18	THE COURT: All right.
19	And near the end of your prepared statement, you
20	indicated and possibly you can read it, again, it must have
21	been the last paragraph.
22	THE DEFENDANT: Sure, your Honor.
23	At Sam Bankman-Fried's direction, I took actions to
24	make it appear that FTX's revenues were higher than they were.

In 2022, I provided that misleading information to auditors.

1	understood that the information would be used by Sam
2	Bankman-Fried and others in raising or attempting to raise
3	funds from investors.
4	THE COURT: OK. How did you come to have that
5	understanding.
6	THE DEFENDANT: I understood this information made its
7	way into the financials like, the formal GAAP audited
8	financials. And that those were part of what was provided to
9	prospective investors.
10	THE COURT: And how did you know they were provided to
11	investors?
12	THE DEFENDANT: I think I had that general
13	understanding from overhearing conversations at FTX about what
14	information was provided to investors.
15	THE COURT: Conversations with whom?
16	THE DEFENDANT: With Sam Bankman-Fried and others.
17	THE COURT: All right. Is the allocution on those
18	counts satisfactory to the government?
19	MS. SASSOON: Yes, your Honor, if I may, I will
20	provide a proffer on some jurisdictional
21	THE COURT: I was going to ask you that next.
22	MS. SASSOON: There was mention of wire
23	communications, but I just wanted to proffer that for Counts
24	One and Two, which were the wire fraud counts, wires in the

form of Slack communications, customer wire transfer deposits

1	and other bank wires went through the Southern District of New
2	York in connection with these crimes. For Count Three,
3	commodities fraud, the government would prove that FTX.com
4	permitted trading of crypto derivates, such as future
5	contracts, which would constitute commodities under the
6	statute. And for Count Four, securities fraud, the government
7	would prove that equity investors in FTX would receive stock,
8	which constitute a security under the relevant statute.
9	THE COURT: Thank you.
10	Mr. Singh, do you agree with what Ms. Sassoon said?
11	THE DEFENDANT: I do.
12	THE COURT: OK. Now, let's go to Count Five.
13	THE DEFENDANT: This is the campaign finance charge.
14	THE COURT: Well, you're getting ahead of me. I'm
15	sure you are a smart fellow, but let me get there first.
16	Did you, as charged in Count Five, conspire to commit
17	money laundering?
18	THE DEFENDANT: Yes.
19	THE COURT: All right. What did you do that, in your
20	mind makes you guilty of money laundering conspiracy?
21	MR. GOLDSTEIN: Just, again, your Honor, his
22	allocution
23	THE COURT: You want to take both counts together?
24	MR. GOLDSTEIN: Yes.
25	THE COURT: Did you, as charged in Count Six, conspire

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to defraud the United States and willfully to violate the Federal Election Campaign Act?

THE DEFENDANT: Yes.

THE COURT: Please tell me, in your own words, what it is you did that, in your mind, makes you guilty of the crimes charged in Counts Five and Six.

THE DEFENDANT: In 2022, I agreed with others at FTX and Alameda to make political donations in my name that were funded in part by transfers from Alameda. Although I agreed politically with many of the donations, I did not select the candidates and the political action committees who received the donations. And I understood that the donations were in part for the benefit of Sam Bankman-Fried and FTX and their ability to be politically influential.

I also understood that any reporting of the donations would conceal that the money came from Alameda. And I knew at that time that Alameda money had to be coming, effectively, from FTX customer funds.

I knew that this misleading information about the campaign donations, that said that I made the donations, would be reported by the government. And at the time I was not sure whether my conduct was unlawful because I wasn't familiar with the campaign finance rules, but I knew my conduct was wrong. And I chose not to ask questions that would have made it clear that facilitating these donations was unlawful.

1	THE COURT: Did you understand that there was a
2	substantial risk that what you did was prohibited by law?
3	THE DEFENDANT: Yes, your Honor.
4	THE COURT: And did you consciously act to avoid
5	learning whether, in fact, it violated the law or not?
6	THE DEFENDANT: May I have one moment to discuss with
7	counsel?
8	THE COURT: Please.
9	(Defendant conferred with counsel)
10	THE DEFENDANT: Yes, your Honor.
11	THE COURT: Is the allocution satisfactory to the
12	government?
13	MS. SASSOON: Yes, your Honor.
14	And with respect to Count Five, the money laundering
15	charge, the government would prove that wire transfers occurred
16	within the Southern District of New York.
17	THE COURT: Thank you.
18	Do you agree with what Ms. Sassoon just said?
19	THE DEFENDANT: Yes, your Honor.
20	THE COURT: OK. How do you now plead to the charges
21	in Counts One through Six, guilty or not guilty?
22	THE DEFENDANT: I plead guilty.
23	And, your Honor, I'm unbelievably sorry for my role in
24	all of this and the harm that it's caused. I'm hoping that in
25	accepting responsibility, assisting the government, and

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forfeiting assets, I can begin to make it right.

THE COURT: Thank you.

Are you pleading guilty because you, in fact, are guilty of those crimes.

THE DEFENDANT: Yes, your Honor.

THE COURT: OK. You may be seated.

I will accept the plea of guilty. A judgment of guilty will enter. The defendant acknowledges that he is, in fact, guilty as charged in the information. He knows that he has a right to a trial. He knows what the maximum possible sentence is. And he has an understanding of the applicable sentencing guidelines. I find that the plea is voluntary and supported by an independent basis in fact containing each of the essential elements of the offense.

Now, Mr. Singh, as I told you, the probation department will prepare a presentence report to assist in sentencing you. You're going to be interviewed by the probation officer who does that. It's important that you be truthful and accurate with the probation officer. The report may well be quite important in my decision as to what to sentence you to. You and your lawyers will have the right to examine and comment on the report and to speak on your behalf before you are sentenced.

Any written submissions on behalf of the defendant must be submitted to chambers not later than three weeks before

1	the sentencing date.
2	Do we have a control date for sentencing?
3	MS. SASSOON: The parties would propose a date
4	approximately 18 months from now.
5	THE COURT: Andy.
6	THE DEPUTY CLERK: Sure, Judge.
7	Judge, 18 months from now, how about November 13,
8	2024, Judge?
9	THE COURT: Sentencing is set for November 13, 2024,
10	at 10:00 a.m.
11	Now, it's premature, I'm sure, to set a date for the
12	submission of the prosecution case summary, yes?
13	MS. SASSOON: Yes, your Honor.
14	THE COURT: What do you propose? Do you want to say
15	September of 2024?
16	MS. SASSOON: Yes, your Honor. Thank you.
17	THE COURT: The prosecution case summary will be
18	submitted to probation no later than September 1st, 2024. And
19	leave it to probation and the defense to work out an interview
20	date, unless somebody has a better idea. Now
21	MS. SASSOON: Yes, your Honor. And we have a trial
22	date in this matter for Samuel Bankman-Fried, and after that
23	trial date we can circle back with the Court about setting
24	other deadlines related to Mr. Singh's sentencing.

THE COURT: Now, there's an application with respect

	to the filing of redacted copies of the superseding
	information. And the forfeiture preliminary order of
3	forfeiture.
4	Any objection to any of that? Have you all
5	that?

MS. SASSOON: Yes, your Honor. And there's a related redaction to the plea agreement that I know doesn't get filed on the docket, but to the extent there is a public version made available to interested parties, we would redact identical language from the employment.

agreed on

THE COURT: Well, it's not the Court's practice to make them available.

MS. SASSOON: I know that our office sometimes provides it given that it's a court exhibit.

THE COURT: OK.

MS. SASSOON: And I would just note that the redactions, we would provide unredacted copies in the course of executing the forfeiture. So to the extent that we need to coordinate the forfeiture of shares and the like, we would provide the unredacted copy to parties that we would need to coordinate with for purposes of executing forfeiture.

THE COURT: Mr. Capone, anything on that?

MR. GOLDSTEIN: Mr. Goldstein. No, your Honor, no objection.

THE COURT: Oh, excuse me. I should know better.

N2SZZSINP-DC 1 OK. Now, let's take a bail. Who's going to handle 2 that for the government? 3 MS. SASSOON: The government has a proposed bail package for your Honor's consideration set forth in the plea 4 5 agreement on page 5. And the proposed conditions are a \$250,000 personal recognizance bond signed by one financially 6 7 responsible person, travel restricted to the Continental United 8 States, surrender of travel documents, with no new 9 applications, supervision as directed by pretrial services, and 10 other standard conditions of supervision. And I think relevant 11 context here is that this defendant voluntarily traveled back 12 to the United States from the Bahamas shortly after the 1.3 implosion of FTX, in part for the purpose of beginning meetings 14 with the government. And so, principally, for that reason, 15 along with his cooperation, we don't have concerns that these conditions will not be sufficient. 16 17 THE COURT: All right. I find that the conditions are 18 sufficient. 19 And does the government want to submit a bail order, 20 or do you trust your luck with Andy?

MS. SASSOON: I always trust Andy, Your Honor.

THE COURT: OK. Mr. Singh, you understand what the bail conditions are?

THE DEFENDANT: I do, your Honor.

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THE COURT: You understand you absolutely have to

1	comply with them, yes.
2	THE DEFENDANT: Yes.
3	THE COURT: And you understand if you don't show up as
4	required for sentencing, you could be prosecuted for escape?
5	THE DEFENDANT: I missed a word from that, your Honor.
6	Sorry. If I don't show up at what for sentencing?
7	THE COURT: If you don't show up, as directed, for
8	sentencing, you could be prosecuted for escape and subject to
9	another prison term?
10	THE DEFENDANT: I understand your Honor.
11	THE COURT: OK. Anything else this morning?
12	MS. SASSOON: May I have one moment, your Honor?
13	THE COURT: Please.
14	MS. SASSOON: Nothing from the government. Thank you,
15	your Honor.
16	MR. GOLDSTEIN: Your Honor, we understand that
17	Mr. Singh will sign the bond and be released today.
18	THE COURT: Say again, please?
19	MR. GOLDSTEIN: We understand that Mr. Singh will be
20	able to sign the bond and be released on those conditions
21	today.
22	THE COURT: OK.
23	MS. SASSOON: Yes, your Honor.
24	THE COURT: Fine. OK. I thank you all. And we'll
25	sort out all the paper here in due course. * * *

## (CREDIT SUISSE FIRST BOSTON) PORTFOLIO SWAPS (STANDARD TERMS) ANNEX

Credit Suisse (First Boston (Europe) Limited ("CSFB") and (Tiger Asia Fund, (L.P.) (the "Counterparty") have entered into 1992 ISDA Master Agreement, with related schedules (the "Master Agreement"). This Annex (the "Standard Terms") supplements and forms part of the Master Agreement and is intended to govern the parties' relationship when entering into Swap Agreements on Securities ("Securities Swaps"). Each Contract shall be deemed a "Transaction" for the purposes of the Master Agreement.

In order to enter into a Securities Swap, the Counterparty must notify (by telephone or as otherwise agreed between the parties) CSFB of its request for an offer, specifying the name of the relevant Security and the proposed quantity, and whether the Counterparty wishes to act as Synthetic Buyer or Synthetic Seller. If CSFB agrees to provide such offer it must then notify (by telephone or as otherwise agreed between the parties) the Counterparty of the proposed Opening Price. Should the Counterparty wish to accept this offer, it must immediately notify CSFB (by telephone or as otherwise agreed between the parties) of its acceptance. This acceptance gives rise to a binding Contract between the parties. An offer by CSFB that is not immediately accepted shall be deemed to lapse unless CSFB specifically states that it shall remain open.

A Confirmation will be prepared and posted by CSFB on its client access website within one Business Day of the Transaction being entered into between the parties. The Counterparty shall be deemed to have accepted the terms of the Confirmation if it does not dispute its terms within 24 hours (one Business Day) of such posting. Failure to dispute the terms within one Business Day shall constitute Counterparty's full acceptance of the Contract upon the terms, and subject to the conditions, as set out in the Confirmation and within these Standard Terms. In the event of any inconsistency between the provisions of the Standard Terms and any Confirmation, the Confirmation shall prevail. In the event of any inconsistency between the provisions of the Standard Terms and the Master Agreement, the Standard Terms shall prevail for the purposes of the relevant Transaction.

#### 1. DEFINITIONS

1.1. Additional Payments is defined in Section 5.1.

Appendix is the document substantially in the form

attached hereto. The Appendix referred to in the Standard Terms is distinct from all other schedules incorporated into the Master

Agreement.

Applicable Cycle Date is as defined in the Appendix.

Applicable Interest Rate is the rate for the Contract Currency as defined

in the Appendix for the Applicable Interest Rate

Cycle on the Applicable Cycle Date.

Applicable Interest Rate Cycle is as defined in the Appendix or as otherwise

specified in the Confirmation.

**Bond** is a bond or other debt instrument,

**Bond Pricing Factor** is as set forth in the Confirmation.

Breakage Amount is as defined in Section 9.4.

Business Day is, for each Contract, a day on which the

Security is traded on the relevant Exchange or, for non-Exchange traded Securities, each day

quotations are available to CSFB.

CEA means the U.S. Commodity Exchange Act, as

amended.

Close of Business is the time of the official close of trading

(without regard to any "after hours" trading) on the Exchange on which the Security is traded as specified in the Confirmation or if the Security is not traded on an Exchange as

reasonably determined by CSFB.

Closing Date is the earliest of:

- (i) the Original Closing Date;
- (ii) the date determined in accordance with Section 7, Section 8 or Section 11; and
- (iii) the Business Day on which the Counterparty accepts the Closing Price quoted by CSFB and gives notice that it wishes to

- (ii) a distribution or dividend to existing holders of a Security of additional shares of the Security, other share capital or securities granting the right to payment of dividends and/or the proceeds of liquidation of the issuer equally or proportionately with such payments to holders of the Security or other types of securities, rights or warrants or other assets, in any case for payment (cash or other) at less than the prevailing market price as determined by CSFB;
- (iii) a call by the issuer in respect of shares of a Security that are not fully paid;
- (iv) a repurchase by the issuer of a Security, whether out of profits or capital and whether the consideration for such repurchase is cash, securities or otherwise; or
- (v) any other similar event that may have a diluting or concentrative effect on the value of a Security.

is in relation to the valuation of any Security on any date:

- (i) shall be either the closing auction price or the last regular way trade on the Exchange for that Security as of the Close of Business (without regard to any "after hours" trading) on the date of such valuation;
- (ii) if the Security is a bond, or if for any reason such quotation is unavailable, or if CSFB has reasonably concluded that such last regular way trade price is not a fair reflection of market value, the price shall be reasonably determined by CSFB as at Close of Business on the date of such valuation taking into account, in the case of Bonds, any accrued interest; or
- (iii) if specified as a non-exchange traded Security then as reasonably determined by CSFB.
- (iv) if for any reason no such quotation is available (or if CSFB reasonably concludes that the last regular way trade price is not a fair reflection of the market value), the price as

Reference Price

reasonably determined by CSFB at the Close of Business on the date of such valuation.

**Related Exchange** is the principal exchange(s) on which futures or

options related to the Security are traded.

Scheduled Closing Date is the date (if any) identified as such in the

Confirmation in relation to a Contract.

Security specified in the Confirmation. In

the case of any Security that is a Bond, each Security will represent a nominal amount of such Security equal to the Bond Pricing Factor of such Security specified in the Confirmation.

Security Balance shall be an amount determined in accordance

with Section 3.1.

Security Cycle Date is the settlement period mandated by the

relevant Exchange, and specified in the

Appendix.

Security Payment is a payment required to be made pursuant to

Section 3.3.

Security Payment Date is each date specified in the Appendix and the

Termination Date.

**Spread** is the percentage specified in the Confirmation.

Swap Fee Amount is the amount represented in basis points, as

agreed between the parties as, specified in the

Confirmation.

**Swap Fee** is as defined in Section 3.5.

Synthetic Buyer is the party specified as such in the

Confirmation.

Synthetic Seller is the party specified as such in the

Confirmation.

Termination Date is the number of Business Days following the

Closing Date as specified in the Appendix for the relevant Exchange or as otherwise agreed

between parties.

Trade Date is, for each Contract, the date specified as

such in the Confirmation.

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#### Valuation Date

is, for each Contract, each successive Business Day from but excluding the Trade Date up to and including the Closing Date.

#### 2. CONTRACT TERMS

- 2.1. The purpose of each Contract is to allow the Counterparty synthetically to gain exposure to fluctuations in the price of the relevant Security. Accordingly, CSFB and the Counterparty agree that it is an express term of the Contract that:
  - (i) neither party acquires any interest in or right to acquire or dispose of any Security or any right to vote or give any consent with respect to any Security by virtue of any Contract; and
  - (ii) neither party is obliged to sell, purchase, hold, deliver or receive any Security by virtue of any Contract,

## 3. SECURITY AND CALCULATION OF INTEREST

- 3.1. For each Contract, the Opening Security Balance adjusted as provided in 3.3 is referred to as the Security Balance. On the Trade Date the Opening Security Balance shall be zero. For the avoidance of doubt a Security Balance may be positive or negative.
- 3.2. On each Valuation Date for a Contract, CSFB shall determine the Reference Price.
- 3.3. On each Security Payment Date (up to but excluding any Closing Date) for a Contract, a Security Payment shall be made to take into account any change in the Reference Price of the Security. Security Payments shall adjust the Security Balance. The Security Payment shall be an amount equal to Qx (P2-P1), where:
  - Q = the Contract Quantity;
  - P<sub>1</sub> = the Reference Price on the immediately prior Security Cycle Date or in respect of the first Security Payment Date, the Opening Price; and
  - **P2** the Reference Price on the most recent Security Cycle Date.

If P<sub>2</sub> is greater than P<sub>1</sub>, then the Synthetic Seller shall make the Security Payment to the Synthetic Buyer and the Security Balance shall be increased by an equal amount; or

If  $(P_2)$  is less than  $(P_1)$ , then the Synthetic Buyer shall make the Security Payment to the Synthetic Seller and the Security Balance shall be reduced by an equal amount and may be reduced below zero.

3.4. On each Interest Payment Date for a Contract, the Synthetic Buyer shall pay to the Synthetic Seller an amount equal to the Interest Payment. The Interest Payment shall be the aggregate amount of Interest accrued daily from, and including, the immediately preceding Interest Payment Date (or the Effective Date in the case of the first payment made under this Section 3.4) to, but excluding, the next Interest Payment Date (or Closing Date as the case may be).

Each day's Interest shall be calculated as  $((\mathbf{Q} \times \mathbf{P_0}) + \mathbf{N}) \times (\mathbf{R} + \mathbf{C}) \times (1/\mathbf{F})$ , where:

- Q = the Contract Quantity;
- Po = the Opening Price;
- N = (the Security Balance on the previous Interest Payment Date;
- R = the Applicable Interest Rate on such day;
- the Spread, which may be positive or negative, and may depend on whether Counterparty is Synthetic Buyer or Synthetic Seller, as set out in the Appendix; and
- F = the Day Count Fraction.
- 3.5. On the first Security Payment Date only, the Counterparty shall pay an amount equal to the Swap Fee to CSFB. The Swap Fee is calculated as Q x P<sub>0</sub> x Z, where:
  - Q = the Contract Quantity;
  - Po = the Opening Price; and
  - Z = Swap Fee Amount

#### 4. PAYMENTS NETTING

4.1. If, on any Payment Date the same amounts would otherwise be payable by each party to the other (under any provision of a Security Swap with respect to any Contract), then on such date, each party's obligation to make such payment shall be netted against each other, and automatically satisfied and discharged. If the aggregate amount otherwise payable by one party exceeds the aggregate amount payable by the other, then the party with the larger aggregate amount shall be obligated to pay the difference on the Payment Date.

### 5. ADDITIONAL PAYMENTS AND ADJUSTMENTS

- 5.1. additional payments shall be made by the Synthetic Seller if, during the period from but not including the Trade Date to and including the Termination Date, any of the following circumstances shall occur(each being an "Additional Payment"):
  - (i) If the issuer of a Security pays a dividend or makes another distribution in respect of such Security, the payment to be made by the Synthetic Seller shall be equal to the gross amount of the cash dividend or distribution per share (excluding for the avoidance of doubt any tax credits), as the case may be, multiplied by the Dividend Percentage, multiplied by the Contract Quantity, and in respect of a Security which is a Bond, an amount equal to the coupon amount payable to persons who would be holders of record of the Security multiplied by the Contract Quantity.

- (ii) If the issuer of a Security shall, by way of preferential rights, offer, grant or issue to the holders of such Security generally such additional shares of the Security or any other securities, which by their terms of issue are convertible into or exchangeable for or carry rights to subscribe for or otherwise acquire such additional shares of the Security or any options, warrants or rights to subscribe for or otherwise acquire such additional shares of the Security or any such convertible or exchangeable securities, the payment to be made by the Synthetic Seller shall be equal to the aggregate value of the rights as determined by CSFB in its reasonable discretion on the Business Day on which the rights are first traded.
- (iii) If the issuer of a Security shall distribute to holders of such Security generally any of its assets (including cash or portfolio securities) out of its reserves (but excluding cash dividends payable out of distributable reserves), the payment to be made by the Synthetic Seller shall be equal to the value of the cash or securities obtained by way of distribution as determined by CSFB in its reasonable discretion on the Business Day on which the Security is marked ex the distribution.
- 5.2 If CSFB reasonably determines that there has been, within the term of a Contract or the 12 months following the date of a distribution, a change in any applicable law or regulation (or a change in the interpretation or application by any court, governmental or other authority of such law or regulation) which would have had the effect of reducing or increasing the amount of the ordinary cash dividend per Security actually due to the holder of the Security in the Counterparty's jurisdiction, CSFB may adjust the Dividend Percentage with immediate effect by notice in writing to the Counterparty. If any such change is to take effect prior to the date upon which CSFB gives such notice, CSFB may make such adjustments to the payment obligations of the parties in respect of any Contract to which it considers such change applicable. In the event that the Contract shall have been previously closed, the Counterparty shall indemnify CSFB in respect of any such change on a full indemnity basis.

All Additional Payments made under this Section shall be payable on the date of the relevant distribution to holders of the relevant Security, or as otherwise reasonably determined by CSFB.

## 6. POTENTIAL ADJUSTMENT EVENTS

- 6.1. In case of a Potential Adjustment Event affecting a Security, CSFB shall determine (in its own discretion) the appropriate adjustment, if any, to be made to the Security's Reference Price (or Opening Price as the case may be) and/or to its Contract Quantity. CSFB shall consider the diluting or concentrating effect of the Potential Adjustment Event, and attempt to preserve the economic equivalent of the rights and obligations of the parties as in effect immediately prior to the Potential Adjustment Event. CSFB shall also determine the date of adjustment.
- 6.2. In determining whether an adjustment should be made as a result of a Potential Adjustment Event, CSFB may have regard to, but shall not be bound by, any adjustment to the terms of the relevant options contracts made and announced by a Related Exchange.

8.3. If at any time prior to the Termination Date, the issuer of a Security shall have entered into insolvency or liquidation proceedings (whether following suspension or otherwise), then the Termination Date shall be deemed to be the date on which the liquidator or official receiver gives notice of the final distribution to the holders of shares in the insolvent issuer. If no such distribution is declared, the Termination Date shall be deemed to be the date of the final declaration of dividends to the unsecured creditors of the insolvent issuer. The Closing Price of the Security for the purposes of Section 9 shall be equal to the amount receivable through the distribution to each such holder of each share held by it or, if none, zero.

## 9. CONTRACT CLOSING AND MATURITY

- 9.1. On any Business Day when CSFB or the Counterparty wishes to close any Contract (whether in whole or in part), it shall give notice of that fact to the other party (by telephone or as otherwise agreed between the parties) specifying the Security and the proportion of such Contract it wishes to close.
- 9.2. CSFB shall then calculate and notify the Counterparty of the Closing Price (by telephone or as otherwise agreed between the parties), which shall be binding upon the Counterparty. CSFB shall then settle the portion of the Contract to be closed in accordance with Section 9.3, and such date shall be deemed the Closing Date. In the event that a Contract is closed only in part, CSFB shall make any necessary adjustments to the Contract Quantity.
- 9.3. On the Closing Date (be it the Termination Date or otherwise), CSFB shall calculate the Contract Price Difference as an amount equal to: (Q x (P<sub>3</sub> P<sub>0</sub>)), where:
  - Q = the amount of the Contract Quantity to be closed;
  - Po = the Opening Price; and
  - $P_3 =$  the Closing Price.
  - If  $P_3$  is greater than  $P_0$ , then the Synthetic Seller shall pay the Synthetic Buyer an amount equal to the Contract Price Difference.
  - If  $P_3$  is less than  $P_0$ , then the Synthetic Buyer shall pay such amount to the Synthetic Seller an amount equal to the absolute value of the Contract Price Difference.

Additionally, if Security Balance is (i) positive then that amount shall be paid by the Synthetic Buyer to Synthetic Seller; (ii) negative then that amount shall be paid by Synthetic Seller to the Synthetic Buyer.

9.4. In addition, if the Counterparty has elected to close the Contract, in whole or in part, before the Scheduled Closing Date, then CSFB (on the Closing Date) shall calculate the Breakage Amount, which shall be due from the Counterparty to CSFB.

The Breakage Amount shall be an amount equal to  $(\mathbf{Q} \times \mathbf{Z} \times \mathbf{P}_3)$ , where:

Q = the amount of the Contract Quantity being closed;

- Z = the Swap Fee Amount; and
- P<sub>3</sub> = the Closing Price.
- 9.5. All payments due under 9.3 (Contract Price Difference), 9.4 (Breakage Amount) and the final Interest Payment under 3.4 shall be netted against each other, and the balance shall be due on the Termination Date. However, where agreed between the parties the balance, together with interest calculated at a rate agreed between the parties from time to time, may be paid on the following Security Payment Date according to the Appendix (as if such Contract had not terminated).
- 9.6. If CSFB or the Counterparty gives notice to close only a portion of the Contract Quantity, then the provisions of this Section shall apply only to that portion. The remainder of the Contract Quantity shall continue to be governed by these Standard Terms.

#### 10. CALCULATION AND SETTLEMENT OF PAYMENTS

- 10.1. All payments made under a Contract shall be made in accordance with the account details specified in the relevant Confirmation.
- 10.2. All payments shall be in the Contract Currency.

#### 11. ADJUSTMENT AND TERMINATION

- 11.1. Should CSFB wish to borrow, buy, sell or lend a Security and either is at any time unable to do so, or if CSFB's ability to do so becomes, in the reasonable opinion of CSFB, materially impaired or restricted at any time for whatever reason including, without limitation, for reasons of material increase in the cost of borrowing, then CSFB shall notify the Counterparty. On the Counterparty's request, CSFB shall provide reasonable evidence of such circumstances. However, CSFB's determination of impairment shall be conclusive.
- 11.2. At any time following a notification under Section 11.1, CSFB may, at its election, close any Contract affected by the operation of Section 11.1, in whole or in part CSFB shall immediately give the Counterparty notice of its action, including the Closing Price and, if relevant, the date of notice shall serve as the Closing Date. Sections 9.3 and 9.4 shall apply. Counterparty shall have the option to avoid the close of any Contract pursuant to this Section due to a material increase in the generally prevailing cost of borrowing by agreeing to adjust the Spread by an amount reflecting the increase in the cost of borrowing as reasonably determined by CSFB.
- 11.3. Where a Contract references Convertibles such Contract shall terminate automatically upon the effective date of a conversion (however described in the terms of such Convertible) and such date shall be deemed to be the Termination Date in respect of such Contract.

## 12. ADDITIONAL REPRESENTATIONS AND AGREEMENTS

12.1. Each party represents to the other party:

## Appendix to Portfolio Swaps (Standard Terms) Dated February 4, 2005 which supplements the Master Agreement dated as of February 4, 2005 between Credit Suisse First Boston (Europe) Limited

Tiger Fund Asia, L.P. ("Counterparty")

Spreads:

Counterparty is Synthetic Buyer Counterparty is Synthetic Seller As determined in the relevant Confirmation. As determined in the relevant Confirmation.

**Dividend Percentages:** 

Counterparty is Synthetic Buyer Counterparty is Synthetic Seller As determined in the relevant Confirmation. As determined in the relevant Confirmation.

The London Interbank Offered Rate as set forth in the **Applicable Interest Rate:** 

relevant Confirmation and as specified on Reuters

pages LIBOR01 and LIBOR02, as applicable.

Applicable Cycle Date: [Daily]

**Applicable Interest Rate Cycle:** [1 week]

**Security Payment Date:** Last Business Day in each calendar month

Interest Payment Date: each Security Payment Date

**Business Day Convention:** In the event any relevant date falls on a day that is not

a Business Day, such date shall be the first following day which is a Business Day unless that day falls in the next calendar month in which that date will be the

first preceding day that is a Business Day.

Corresponding to the Contract Currency specified as such in the relevant **Day Count Fraction:** 

Confirmation as listed below:

Contract Currency:	GBP	USD	AUD	BRL	CAD	CZK	DKK	EUR	GRD	HKD	ISK	INR	JPY
Day Count Fraction:	365	360	365	360	360	360	360	360	360	360	360	360	360

Contract Currency:	KPW	KRW	MYR	MXN	NZD	PLN	SGD	ZAR	SEK	CHF	TWD	THB
Day Count Fraction:	360	360	360	360	360	360	360	360	360	360	360	360

Contract	TRL	USD
Currency:		l
Day Count	360	360
Fraction:	1	

## Security Cycle Date:

Unless specified otherwise in the Confirmation, number of Business Days before the Security Payment Date as specified in the table below for the Exchange as specified in the Confirmation:

Exchange:	(London) (Stock) (Exchange)	(NASDAQ)	New York Stock Exchange	(Athens) (Stock) (Exchange)	Amsterdam Stock Exchange	Australian Stock Exchange	Bolsa de Madrid
Business Days:	3	3	3	3	3	3	3

Exchange:	(Bombay) (Stock) (Exchange)	(Boursa) (Italiana) (S.p.A)	Copenhagen Stock Exchange	(EASDAQ)	(Euronext) (Belgium)	Icelandic Stock Exchange	(Irish Stock) (Exchange)
Business Days:	5	3	3	3	3	1	3

Exchange:	KOSDAQ	Kuala Lumpur Stock Exchange	Bolsa Mexicana de Valores	New Zealand Stock Exchange	Sao Paulo Stock Exchange	(Johannesburg) (Stock Exchange)
Business Days:	2	4 – buy 5 - sell	3	3	3	As specified in the Confirmation

Exchange:	Stock Exchange of Hong Kong	Stock Exchange of Singapore	Stock Exchange of Thailand	(Stockholmborsen)	SWX	Taiwan Stock Exchange
Business Days:	2	3	3	3	3	1

Exchange:	(Tokyo Stock) (Exchange)	(Wiemer) (Borse AG)	(Warsaw Stock) (Exchange)	Euronext Paris S.A.	Prague Stock Exchange
Business Days:	3	3	3	3	5

Exchange:	Xetra	(Borsa de) (Valores de) (Lisboa e) (Porto)
Business Days:	2	3

CREDIT SUISSE FIRST BOSTON (EUROPE	E) LIMITED
Name Title:	
Name Title:	
Name: Sora book Huzing Title: Managing member of the	Ceneral Partnor
Name:	

# CREDIT SUISSE PORTFOLIO SWAPS (STANDARD TERMS) ANNEX

The definitions and provisions contained in the 2006 ISDA Definitions (the "Swap Definitions") and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions," and together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc., as amended and supplemented from time to time, are incorporated into these Standard Terms. In the event of any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between either set of Definitions and the Standard Terms, the Standard Terms shall prevail. The confirmation applicable to each Transaction, which shall constitute a "Confirmation" for the purposes of, and will supplement, form a part of, and be subject to, the Master Agreement, shall consist of the Standard Terms (including the Schedule hereto), as supplemented by the trade details applicable to such Transaction as set forth in the Confirmation for that Transaction.

In order to enter into a Transaction, the Counterparty must notify (by telephone or as otherwise agreed between the parties) CS of its request for an offer, specifying the name of the relevant Shares, Custom Basket, Index or Custom Index Basket, and the proposed Number of Shares or the proposed Number of Units, as applicable, and whether the Counterparty wishes to act as Equity Amount Receiver/Synthetic Buyer or Equity Amount Payer/Synthetic Seller. If CS agrees to provide such offer, it must then notify (by telephone or as otherwise agreed between the parties) the Counterparty of the proposed Initial Price or formula for determining the Initial Price. Should the Counterparty wish to accept this offer, it must immediately notify CS (by telephone or as otherwise agreed between the parties) of its acceptance. This acceptance gives rise to a binding Transaction between the parties. An offer by CS that is not immediately accepted shall be deemed to lapse unless CS specifically states that it shall remain open.

A Confirmation will be prepared and either (i) posted by CS on its client access website or (ii) delivered by CS to the Counterparty by other electronic means, in each case, within one Business Day of the Transaction being entered into between the parties. The Counterparty shall be deemed to have accepted the terms of the Confirmation if it does not dispute its terms within one Business Day of such posting or delivery, as the case may be. Failure to dispute the terms within one Business Day shall constitute the Counterparty's full acceptance of the Transaction upon the terms, absent manifest error, and subject to the conditions, as set out in the Confirmation and within these Standard Terms. In the event of any inconsistency between the

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Exchange Business Day:

Any Scheduled Trading Day on which each Exchange and Related Exchange, if any, are open for trading during their respective regular trading sessions, notwithstanding such Exchange or Related Exchange, if any, closing prior to its Scheduled Closing Time; provided that (i) for non-Exchange traded Shares, each day on which price quotations are available to (or provided by) CS in respect of such Shares, (ii) for an Index Swap Transaction or an Index Basket Transaction, it shall also mean each day the Index Sponsor(s) publishes the level of the Index or Indices and (iii) for a Share Basket Swap Transaction or Index Basket Swap Transaction, Exchange Business Day shall be determined on a per Share or per Index, as applicable, basis.

Settlement Currency:

Calculation Agent:

Depository Receipt Election:

As specified in the Confirmation.

Notwithstanding any provision of the Master Agreement, CS shall be the sole Calculation Agent.

Applicable with respect to any of the Shares that are depository shares or receipts, unless otherwise specified in the Confirmation.

In the event that Depository Receipt Election is Applicable, the 2002 Definitions shall be supplemented by the 2007 Partial Lookthrough Depository Receipt Supplement to the Equity Definitions or the 2007 Full Lookthrough Depository Receipt Supplement to the Equity Definitions, as specified in the Confirmation.

#### 2. Equity Amounts

Equity Amount Receiver:

Equity Amount Payer:

**Equity Amount Payment Date:** 

The party specified as the Synthetic Buyer in the Confirmation.

The party specified as the Synthetic Seller in the Confirmation.

Unless otherwise specified in the Confirmation, in respect of each Valuation

provisions of Section 6.1 of the Equity Definitions.

In respect of an Index Swap Transaction or an Index Basket Swap Transaction, Not Applicable.

#### 3. Floating Amounts:

Floating Amount Payer: The Equity Amount Receiver.

Floating Amount Receiver: The Equity Amount Payer.

Calculation Amount: Equity Notional Amount.

Floating Amount Payment Dates: Each date specified in the Schedule and the

Final Settlement Date; subject to adjustment in accordance with the Business

Day Convention.

Business Day Convention: As specified in the Confirmation.

Floating Rate Option: As specified in the Confirmation.

Business Day: As appropriate, based on the jurisdiction

related to the specified Floating Rate Option and the jurisdiction related to the

Settlement Currency.

Designated Maturity: As specified in the Schedule or as otherwise

specified in the Confirmation.

Spread: The percentage specified in the

Confirmation as such rate may be adjusted in accordance with the Equity Definitions or the terms hereof following the occurrence of a Potential Adjustment Event or Extraordinary Event (including, for the avoidance of doubt, any Increased Cost of

Hedging).

Floating Rate Day Count Fraction: As specified in Section 6.2(g) of the 2006

Definitions in respect of the relevant Floating Rate Option, unless otherwise

specified in the Confirmation.

Reset Dates (Interest):

As specified in the Schedule.

Compounding: Not Applicable, unless otherwise specified

in the Confirmation.

Compounding Dates: If Applicable, each day in the Calculation

Period.

#### 4. **Swap Fees:**

(a) On the first Equity Amount Payment Date only, the Counterparty shall pay an amount equal to the Initial Swap Fee to CS. The Initial Swap Fee is calculated as Q x P<sub>0</sub> x Z, where:

Q =In respect of a Share Swap Transaction, the Number of Shares; in respect of a Share Basket Swap Transaction, an Index Swap Transaction or an Index Basket Swap Transaction, the Number of Units;

the Initial Price;  $P_0 =$ 

Z =Initial Swap Fee Percentage; and

a percentage, represented in basis points, as Initial Swap Fee Percentage = agreed between the parties and as specified in

the Confirmation.

(b) On the Termination Date, the Counterparty shall pay an amount equal to the Final Swap Fee, to CS. The Final Swap Fee is calculated as  $(Q \times P_3 \times Z)$ , where:

Q =In respect of a Share Swap Transaction, the Number of Shares; in respect of a Share Basket Swap Transaction, an Index Swap Transaction or an Index Basket Swap Transaction, the Number of Units, or, if such Transaction is terminated in part, then the Number of Shares or Number of Units, as applicable, being

terminated;

 $P_3 =$ the Final Price:

Z =Final Swap Fee Percentage; and

Final Swap Fee Percentage = a percentage, represented in basis points, as agreed between the parties and as specified in

the Confirmation.

(c) If the Transaction is terminated, in whole or in part, before the scheduled Termination Date by the Counterparty, and the Breakage Option is Applicable, then CS (on the Termination Date) shall calculate the Breakage Amount, which shall be due from the Counterparty to CS. The Breakage Amount is an amount equal to the Floating Amount for the Calculation Period beginning on and including the last Reset Date to and excluding the next scheduled Reset Date; provided that the Calculation Amount for such calculation is the Equity Notional Amount in respect of the Number of Shares for a Share Swap Transaction or the Number of Units for a Share Basket Swap Transaction, an Index Swap Transaction or an Index Swap Transaction being closed.

## 11. Optional Termination and Maturity

- Unless otherwise specified in the Confirmation for a particular Transaction, on any Exchange Business Day when CS or the Counterparty wishes to terminate any Transaction (whether in whole or in part), it shall give one (1) Exchange Business Day's notice of that fact to the other party (by telephone or as otherwise agreed between the parties) specifying the proportion of such Transaction it wishes to terminate; subject to Section 10 hereto.
- (ii) In respect of a Share Swap Transaction or a Share Basket Swap Transaction, if the Shares or any Shares included in the Custom Basket are registered pursuant to Section 12 of the U.S. Securities Exchange Act of 1934, as amended (the "Exchange Act") or convertible into securities registered pursuant to the Exchange Act and, if at any time the aggregate number of such Shares beneficially owned by CS and its affiliates (the "Transaction Equity") exceeds or could exceed 8% of the number of outstanding, voting Shares of an Issuer at such time (such event, the "Partial Termination Event"), CS may notify the Counterparty of its desire to effect an early settlement with respect to a portion of the Transactions on such Shares or Custom Basket including such Shares, as determined by CS subject to the conditions set forth below, so that, after completion of the unwind related to the Partial Termination Event, the Transaction Equity would not exceed 8% of the number of outstanding Shares of such Issuer.
- (iii) Upon sending or receiving notice on any date as discussed in (i) or (ii) above, CS shall then calculate the Final Price on such date to the extent practicable and commercially reasonable, or the next Exchange Business Day, as determined by CS (the "Optional Termination Date") and notify the Counterparty of the Final Price (by telephone or as otherwise agreed between the parties), which shall be binding upon the Counterparty. CS shall then settle the portion of the Transaction to be terminated in accordance with these Standard Terms on the Final Settlement Date with respect to such portion.
- (iv) All payments due on the Final Settlement Date shall be netted against each other, and the balance shall be due on the Final Settlement Date, unless otherwise agreed between the parties.
- (v) If CS or the Counterparty gives notice to terminate only a portion of the Number of Shares in respect of a Share Swap Transaction or the Number of Units in respect of an Index Swap Transaction or an Index Basket Swap Transaction, then the provisions of this Section shall apply only to that portion of the relevant Transaction. In the event that a Transaction is terminated only in part, CS shall make any necessary adjustments to the Number of Shares in respect of a Share Swap Transaction or the Number of Units in respect of a Share Basket Swap Transaction, an Index Swap Transaction or an Index Basket Swap Transaction. The remainder of the Transaction shall continue to be governed by these Standard Terms.

## **CREDIT SUISSE INTERNATIONAL**

J Reis

Title: Authorized Signatory December 16, 2020

DocuSigned by:

Erica Hrywink Name Erica Hryniuk

Title: Authorized Signatory December 16, 2020

> Portfolio Swaps (Standard Terms) Annex Signature Page

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ARCHEGOS FUND, LP

Name: Sung Kook Hwang

Title: Managing Member of the General Partner

CSI / Archegos Fund, LP Portfolio Swaps Annex



Deutsche Bank AG London Winchester house 1 Great Winchester St, London EC2N 2DB Telephone: 44 20 7545 8000

c/o Deutsche Bank Securities Inc. 60 Wall Street New York, NY 10005 Telephone: 212 250 5977

Tiger Asia Fund L.P.

#### MASTER CONFIRMATION FOR EQUITY SWAP TRANSACTIONS

This MASTER CONFIRMATION FOR EQUITY SWAP TRANSACTIONS (this "Master Confirmation") effective as of November 20, 2003, is intended to supplement the terms and provisions of transactions (each, a "Transaction") entered into from time to time between Deutsche Bank AG London ("Deutsche") and Tiger Asia Fund L.P. (the "Fund" or "Counterparty") and Tiger Asset Management, LLC, a corporation organised under the laws of Delaware, acting as Investment Advisor on behalf of the Fund (the "Agent") as evidenced by a side letter in the form attached hereto as Annex B (the "Side Letter"). This Master Confirmation, taken alone, is neither a commitment by either party to enter into any Transaction nor evidence of a Transaction.

Transactions are also referred to as "Portfolio Swap Transactions", the terms of which shall be reflected for each Transaction on a Supplemental Confirmation for Portfolio Swap Transactions, as illustrated in Exhibit A-2 or such other forms as Deutsche may prescribe; a group of Portfolio Swap Transactions sharing common terms is referred to as "Portfolio", and the common terms for a Portfolio are referred to as "General Portfolio Terms", which terms shall be reflected on a Supplemental Confirmation for particular Portfolios, as illustrated in Exhibit A-1 or such other forms as Deutsche may prescribe. Each Portfolio Swap Transaction will relate to a single Share or Index and not to a Basket. "Supplemental Confirmation" shall refer to the Supplemental Confirmations for the General Portfolio Terms and the Portfolio Swap Transactions in a particular Portfolio. A Supplemental Confirmation confirming General Portfolio Terms, taken alone, is neither a commitment by either party to enter into any Portfolio Swap Transaction nor evidence of a Portfolio Swap Transaction.

This Master Confirmation together with both of the Supplemental Confirmations for a particular Portfolio Swap Transaction shall constitute a "Confirmation" as referred to in, and supplement and form a part of and be subject to, the ISDA Master Agreement, including the Credit Support Annex, if any, dated as of \_\_\_\_\_, as amended and supplemented from time to time (the "Agreement"), between Deutsche Bank AG and Counterparty. All provisions contained in the Agreement govern this Master Confirmation and each Supplemental Confirmation except as expressly modified below.

DEUTSCHE BANK AG IS NOT REGISTERED AS A BROKER OR DEALER UNDER THE U.S. SECURITIES EXCHANGE ACT OF 1934. DEUTSCHE BANK SECURITIES INC. ("DBSI") HAS ACTED SOLELY AS AGENT IN CONNECTION WITH THE TRANSACTIONS GOVERNED BY THIS MASTER CONFIRMATION AND HAS NO OBLIGATION, BY WAY OF ISSUANCE, ENDORSEMENT, GUARANTEE OR OTHERWISE WITH RESPECT TO THE PERFORMANCE OF EITHER PARTY

Chairman of the Supervisory Board: Rolf-E Breuer Board of Managing Directors: Clemens Borsig, Hermann-Josef Lamberti, Josef Ackermann, Tessen von Heydebreck Deutsche Bank AG is regulated by the FSA for the conduct of designated investment business in the UK, is a member of the London Stock Exchange and is a limited liability company incorporated in the Federal Republic of Germany HRB No. 30 000 District Court of Frankfurt am Main; Branch Registration No. in England and Wales BR000005, Registered address: Winchester House, 1 Great Winchester Street, London EC2N 2DB.

# UNDER SUCH TRANSACTIONS. DEUTSCHE BANK AG, LONDON IS NOT A MEMBER OF THE SECURITIES INVESTOR PROTECTION CORPORATION (SIPC).

The definitions and provisions contained in the 2000 ISDA Definitions (the "Swap Definitions"), and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions" and, together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. are incorporated into this Master Confirmation. In the event of any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between either set of Definitions and this Master Confirmation, this Master Confirmation will govern. In the event of any inconsistency between this Master Confirmation and any Supplemental Confirmation, the Supplemental Confirmation will govern for purposes of the relevant Transaction. In the event of any inconsistency between a Supplemental Confirmation confirming General Portfolio Terms and any Supplemental Confirmation confirming Portfolio Swap Transaction terms will govern for purposes of the relevant Transaction. References herein to a "Transaction" shall be deemed to be references to a "Swap Transaction" for purposes of the Swap Definitions.

"Loss" payment measure and "Second Method" payment method shall apply to all Transactions governed by this Master Confirmation.

Set forth below are the terms and conditions which, together with the terms and conditions set forth in each Supplemental Confirmation in respect of each relevant Transaction, shall govern all Transactions which are Equity Swap Transactions (for which the term "other security", as used in Article 1 of the Equity Definitions, shall be deemed to include bonds and other debt securities ("Bonds"), options and over-the-counter derivative transactions).

#### 1. Transaction Initiation:

Counterparty may from time to time request (verbally, electronically or otherwise) Deutsche to enter into a Portfolio Swap Transaction, specifying such information as Deutsche may from time to time require. Deutsche shall promptly notify Counterparty whether Deutsche, in its sole discretion, accepts such request, in part or in whole. The parties specifically agree that time shall be of the essence in resolving any disputed material Transaction terms. If Counterparty has not, within 1 Local Business Day following Deutsche's Effective Delivery (as defined below) of a Supplemental Confirmation to Counterparty, in good faith objected in writing to Deutsche with respect to any material term in (or purportedly omitted from) the relevant Supplemental Confirmation, Counterparty shall be deemed to have agreed that the terms set forth in such Supplemental Confirmation accurately evidence the terms agreed by the parties.

"Effective Delivery" means where the Supplemental Confirmation is (i) delivered in person by courier, the date it is delivered, (ii) sent by facsimile transmission, the date the transmission is sent by Deutsche to the designated Counterparty-specified Contact Name (or other Counterparty responsible party) via the facsimile number provided by Counterparty, as evidenced by a transmission report generated by sender's facsimile machine, or (iii) sent via the Deutsche Bank Global Equities Web-site, the date such information is posted by Deutsche to Counterparty's designated area of such Web-site.

#### 2. General Transaction Terms:

#### a. General Terms:

Business Days for Reset Dates and Payment Dates:

Shall mean a day on which commercial banks and foreign exchange markets settle payments in the jurisdictions selected

by the Calculation Agent in good faith.

Calculation Agent:

Deutsche

is appropriate, the Calculation Agent shall perform such conversion in good faith using commercially reasonable procedures.

Shares:

The term "Shares" shall also be deemed to include "Bonds" if bonds are listed in the relevant Supplemental Confirmation, or "Options" if options are listed in the relevant Supplemental Confirmation or "OTC Transactions" if over-the-counter derivative transactions are listed in the relevant Supplemental Confirmation (in which case the transaction terms for a particular OTC Transaction shall be attached to the Supplemental Confirmation).

Termination Date:

The final (or only) Cash Settlement Payment Date, which is expected to be the date specified in the relevant Supplemental Confirmation.

Trade Action Indicator:

As specified in the Supplemental Confirmation, where "New" means the Supplemental Confirmation evidences a new Transaction and "Cancelled" means the Supplemental Confirmation evidences the cancellation of a previously documented Transaction.

Unlisted Shares:

In the case of a Share Swap Transaction, each Share in respect of which "Not Applicable" is specified opposite the caption "Exchange" in the relevant Supplemental Confirmation.

#### b. Equity Amount Terms:

(i) Price Terms:

Final Price:

The Equity Definitions will apply, except:

- (a) With respect to any primary U.S. Exchange (other than the NASDAQ Stock Market), or any successor exchange thereto, the closing price as quoted by such Exchange as of the Valuation Time on the relevant Valuation Date; or
- (b) with respect to the NASDAQ Stock Market, or any successor quotation system thereto, the official NASDAQ closing price per Share as of the Valuation Time on the relevant Valuation Date as reported in the official price determination mechanism for the Exchange; or
- (c) with respect to any Transaction where the Exchange is specified as "Not Applicable", the price per Share, including accrued interest, if any (in the case of Bonds) as determined by the Calculation Agent, based on the best available firm commitment "bid price", in the case where Deutsche is the Equity Amount Payer, and "offer price", in the case where Counterparty is the Equity Amount Payer, respecting the full Number of Shares, as provided by the Reference Dealers;

Valuation Time shall mean the Scheduled Closing Time on such Exchange;

- (b) NASDAQ Stock Market, or any successor quotation system thereto, then the Valuation Time shall mean 4:00 p.m. (local time) in New York;
- (c) Not Applicable, then the Valuation Time shall mean 4:00 p.m. (local time) in the jurisdiction selected by the Calculation Agent in good faith, unless the Shares underlying the Transaction are an OTC Transaction, in which case Valuation Time shall mean the time specified in the transaction terms for such OTC Transaction;
- (d) any other Exchange, then as specified in the Supplemental Confirmation.

Subject to the "Dividend Disruption Event" provisions below, the Equity Amount Payer shall pay the relevant Dividend Amount on each Dividend Payment Date pursuant to the following provisions. The following provisions shall not apply to Futures Price Valuation Transactions, Extraordinary Dividends or OTC Transactions. As used in the Definitions, "gross cash dividends" shall include, without limitation, in the case of Bonds, all interest payable by the Issuer of the Bond. "Dividend Receipt Date" means the date of receipt of a dividend by holders of record. "Record Date" means each relevant date of determination of holder of record status.

In the case of a Share Swap Transaction where the Record Date for the Shares is after the ex-dividend date (i.e. in a jurisdiction where stock ownership is determined as of settlement date) for such Shares, the following provisions shall apply:

The Dividend Percentage (as specified in the Supplemental Confirmation) *multiplied by* the Record Amount *multiplied by* Number of Shares.

The period commencing on and including the Clearance System Business Day that is one Settlement Cycle following the Trade Date and ending on but excluding the final Cash Settlement Payment Date.

In the case of a Share Swap Transaction where the Record Date for the Shares is prior to the ex-dividend date (i.e. in a jurisdiction where stock ownership is determined as of trade date rather than settlement date) for such Shares, the following provisions shall apply:

The Dividend Percentage (as specified in the Supplemental Confirmation) *multiplied by* the Record Amount *multiplied by* Number of Shares.

(ii) Ordinary Dividend Terms:

Dividend Amount:

Dividend Period:

Dividend Amount:

Share Dividend Elections:

In the event that an actual dividend is payable in either cash or property or a combination thereof at the election of a person who would be a holder of record of such Shares and Deutsche is the Equity Amount Payer, the Dividend Amount shall be determined as if no election were made pursuant to the election default provision as set forth in the documents relating to the payment of dividends on the Shares. If Counterparty is the Equity Amount Payer, the Dividend Amount shall be determined by the Calculation Agent with respect to the Shares. The Calculation Agent shall notify the Counterparty of such determination at least 3 Scheduled Trading Days prior to the last date the election may be made.

#### c. Floating Amount Terms:

Floating Rate for the initial Calculation Period:

As specified in the General Portfolio Terms, where (i) "Historic Rate" means the Floating Rate as of the most recent Reset Date, (ii) "New Rate" means the Floating Rate (without Linear Interpolation) as of the Effective Date, and (iii) "Daily Rate" means the Overnight Rate (as specified in the General Portfolio Terms) reset each day during the initial Calculation Period (non-compounded).

#### d. Settlement Terms for Share Swap Transactions:

Cash Settlement:

Applicable

#### e. Optional Early Termination of Portfolio Swap Transactions:

Optional Early Termination of Portfolio Swap Transactions:

Notwithstanding any other termination provision contained in this Master Confirmation or the Agreement and so long as no Termination Event or Event of Default (as such terms are defined in the Agreement) shall have occurred and then be continuing with respect to the party making the election hereunder, either party may upon three (3) Scheduled Trading Days' prior notice to the other party terminate a Transaction in a Portfolio prior to the relevant Termination Date by designating an earlier Scheduled Trading Day as the "Optional Early Termination Valuation Date", subject to the following: (1) the relevant Optional Early Termination Valuation Date shall be deemed to be the final Valuation Date (subject to Disrupted Day provisions, if applicable), (2) the Optional Early Termination Payment Date (as defined below) shall be deemed to be the final Cash Settlement Payment Date and Floating Amount or Fixed Amount Payment Date, as applicable, (3) the Final Price for the relevant Share or Index shall be based on an objective measure (either the current market price for the applicable number of shares or the closing price) as agreed by the parties (except (i) if the parties are unable to agree or (ii) the shares underlying the Transaction are Unlisted Shares, an objective measure determined by the Calculation Agent), with the Final Price determined by the

Consequences of Merger Events:

(a) Share-for-Share: Modified Calculation Agent Adjustment

(b) Share-for-Other: Modified Calculation Agent Adjustment

(c) Share-for-Combined: Modified Calculation Agent Adjustment]

**Determining Party:** Deutsche

Tender Offer: Applicable

Consequences of Tender Offers:

(a) Share-for-Share: Modified Calculation Agent Adjustment.

(b) Share-for-Other: Modified Calculation Agent Adjustment.

Modified Calculation Agent Adjustment. (c) Share-for-Combined:

Determining Party: Deutsche

Composition of Combined Consideration: Inapplicable (for both Merger Events and Tender Offers)

Bonds and OTC Transactions: Where the shares underlying a Share Swap Transaction are

either Bonds or an OTC Transaction, the Calculation Agent shall have the right to terminate or make necessary adjustments to the Share Swap Transaction upon the occurrence of a Dividend Amount being paid on the Bonds or Shares underlying the OTC Transaction or any event affecting the Bonds or shares underlying the OTC Transaction which is analogous to a Potential Adjustment Event, Merger Event, Nationalization, Insolvency, Delisting, Tender Offer, Additional Disruption Event (each as defined in the transaction terms for such OTC Transaction, or if none are provided, as

defined herein) or other similar event.

Nationalisation, Insolvency

or Delisting: Cancellation and Payment. In the case of a Futures Price

Valuation Transaction, Delisting shall not apply except if Section 6.8(e) of the Equity Definitions applies and a Delisting occurs with respect to the Exchange for purposes of

such provision.

Deutsche Determining Party:

> Section 12.2(e) and 12.3(d) of the Equity Definitions are amended by replacing "options exchange" with "options or futures exchange" and "options" with "options or futures"

each time such terms appear therein.

Agreements and Acknowledgments Regarding Hedging Activities:

Applicable

Additional Acknowledgments:

Applicable

- b. Mutual Representations and Agreements. Each of Deutsche and Counterparty represents and warrants to and agrees with the other party (which representations, warranties and agreements shall be deemed to be repeated by each party on each date on which the parties enter into a Transaction) that:
- (i) the purpose of each Transaction is to gain exposure synthetically to fluctuations in the price of Shares or Indexes and by so doing to attain a profit or avoid a loss;
- (ii) neither party acquires any interest (beneficial or otherwise) in or right to acquire any Share or Index by virtue of any Transaction;
- (iii) neither party is obliged to sell, purchase, hold, deliver or receive any Share or Index, nor does either party acquire a security interest in any Share, by virtue of any Transaction;
- (iv) neither party acquires any voting rights, or other consent or similar rights, with respect to any Share or Index by virtue of any Transaction;
- (v) the primary right and obligation of each party under any Transaction is to make or receive the respective payments referred to in the relevant Supplemental Confirmation; and
- (vi) notwithstanding anything provided herein or in the Agreement, and notwithstanding any express or implied claims of exclusivity or proprietary rights, the parties (and each of their employees, representatives or other agents) are authorized to disclose to any and all persons, beginning immediately upon commencement of their discussions and without limitation of any kind, the tax treatment and tax structure of any Transaction, and all materials of any kind (including opinions or other tax analyses) that are provided by either party to the other relating to such tax treatment and tax structure.
- (vii) Commodity Exchange Act. It is an "eligible contract participant" within the meaning of Section 1a(12) of the U.S. Commodity Exchange Act, as amended (the "CEA"), each Transaction has been subject to individual negotiation by the parties, and no Transaction has been executed or traded on a "trading facility" as defined in Section 1a(33) of the CEA. It has entered into such Transaction with the expectation and intent that such Transaction shall be performed to its termination date. Each Transaction hereunder that is designated a Swap Transaction or Equity Swap Transaction constitutes a "swap agreement" as defined in Section 206A of the Gramm-Leach-Bliley Act, as amended (the "GLB Act").
- (viii) Securities Act. It is a "qualified institutional buyer" as defined in Rule 144A under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or an "accredited investor" as defined under the Securities Act.
- (ix) Investment Company Act. It is a "qualified purchaser" as defined under the Investment Company Act of 1940.
- (x) ERISA. It is not subject to the Employee Retirement Income Security Act of 1974, as amended ("ERISA") and the assets used in each Transaction (1) are not assets of any "plan" (as such term is defined in Section 4975 of the Internal Revenue Code (the "Code")) subject to Section 4975 of the Code or any "employee benefit plan" (as such term is defined in Section 3(3) of ERISA) subject to Title I of ERISA, and (2) do not constitute "plan assets" within the meaning of Department of Labor Regulation 2510.3-101, 29 CFR Sec. 2510-3-101.

Deutsche is regulated by the Financial Services Authority.

Agreed and accepted by the parties as of the date of this Master Confirmation.

Regards,

DEUTSCHE BANK AG LONDON

By: \_\_ Name: Title:/

Name: Title:

DEUTSCHE BANK SECURITIES INC.

acting solely as Agent in connection with this

Master Confirmation and the Transactions governed hereby

By: \_\_ Name: Title:/

By: 🟒

Name: Title:

Confirmed and Acknowledged as of the date first above written:

TIGER ASIA FUND, L.P.

Name Suna Mook

Title: Managing

member of

genacal partner



For the avoidance of doubt, this Master Confirmation Agreement does not govern any transaction that where the Exchange or Related Exchange is located outside of the United States of America or Canada

# GOLDMAN SACHS MASTER CONFIRMATION AGREEMENT FOR SYNTHETIC EQUITY PRODUCTS

For the purposes of this MCA, "Goldman Entity" means Goldman Sachs & Co. LLC ("GS&Co."), Goldman Sachs International ("GSI") and/or Goldman Sachs Bank USA ("GS Bank"); provided that this MCA shall be effective with respect to a particular Goldman Entity and Counterparty only to the extent both of the following conditions have been satisfied: (i) such Goldman Entity and Counterparty have executed this MCA and at least one PCA (as defined below); and (ii) such Goldman Entity and Counterparty have executed a Master Agreement (as defined below), and such Master Agreement remains in effect. Upon satisfaction of both conditions (whether or not contemporaneously), this MCA shall automatically be effective with respect to such Goldman Entity and Counterparty.

It is understood and agreed that no Goldman Entity shall have any liability for the obligations of any other Goldman Entity. With respect to each Goldman Entity, (i) only Transactions between such Goldman Entity and Counterparty shall be part of the Master Agreement (as defined below) with such Goldman Entity and Counterparty and (ii) any references in this MCA to the "Agreement" or "Master Agreement" shall be deemed to refer to the Master Agreement between such Goldman Entity and Counterparty. References herein to "GS" shall be deemed to refer to the applicable Goldman Entity.

The parties wish to facilitate the process of entering into and confirming the transactions and accordingly agree as follows:

- 1. <u>ISDA Definitions</u>. This MCA, the GT (as defined below), each PCA and each TS hereby incorporate by reference the definitions and provisions of the 2006 ISDA Definitions (the "2006 Definitions") and the definitions and provisions of the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and together with the 2006 Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. ("ISDA"). Any capitalized term not otherwise defined herein, in the MCA, the GT, each PCA and each TS shall have the meaning assigned to such term in the Definitions.
- <u>2</u>. <u>Coverage</u>. Unless the parties agree otherwise at the time of trading, if as of the Trade Date a Transaction is a Share Swap Transaction, Share Basket Swap Transaction, Index Swap Transaction or an Index Basket Swap Transaction with an Exchange in a Specified Country (a "Covered Transaction"), then that Covered Transaction is subject to the terms of this Master Confirmation Agreement.

"Specified Country" means Canada or the United States of America.

3. <u>Confirmation Process</u>. The parties intend to enter into separate transactions (each a "**Transaction**") set out in a TS substantially in the form specified in Exhibit I to the PCA (each, a "**Transaction Supplement**" or a "**TS**"). The confirmation applicable to each Transaction, which shall constitute a "Confirmation" for the purposes of, and will supplement, form a part of, and be subject to the Master Agreement, shall consist of this MCA and PCA applicable to such Transaction executed by the parties hereto referencing this MCA (the "**Product Customization Agreement**" or "**PCA**" for such Transaction), in each case as supplemented by the trade details applicable to such Transaction as set forth in the TS for that Transaction.

For any Transaction, in the event of inconsistency between the MCA, (including the GT) and the PCA for such Transaction, the PCA shall govern for purposes of such Transaction. For any Transaction, in the event of inconsistency between the MCA (including the GT and the PCA) and the Equity Definitions, the MCA shall govern for purposes of such Transaction, and in the event of inconsistency between the MCA (including the GT and the PCA) or the Equity Definitions, on the one hand, and the TS, on the other hand, the TS shall govern for the purpose of the relevant Transaction. The TS shall set forth, at a minimum, all of the information set out in the form of the TS in Exhibit I to the PCA.

4. <u>Non-Exclusive</u>. The parties acknowledge and agree that the execution of this MCA and any PCA does not require them to document Transactions in accordance with this MCA or PCA, as the case may be.

Global Synthetic April 2018

Page 1 of 23

- 5. <u>Preparation of TSs.</u> Unless otherwise agreed between the parties, the preparation of a TS shall be the responsibility of GS. Failure by GS to send a TS with respect to a Transaction shall not affect the validity of such Transaction. In respect of all Transactions entered into the TS will (in the absence of manifest or proven error) be conclusive as to the terms of each Transaction referred to therein, notwithstanding that the TS may not be signed by either party.
- 6. <u>Incorporation of General Terms</u>. The General Terms set forth on Annex I hereto (the "General Terms" or "GT") are hereby incorporated herein by this reference and made a part of this MCA to the same extent as if the GT were set forth in full herein.
- 7. Acknowledgement and Agreement Regarding Synthetic Exposure. Each party acknowledges and agrees that each Transaction is a derivative transaction providing synthetic exposure to an underlying asset. Neither party intends that any Transaction will be settled by taking delivery of any shares or other securities, or that a Transaction will confer on either party any right, title, voting rights or interest in any shares or other securities, or entitle or oblige either party to acquire, receive, hold, deliver or dispose of any particular shares or other securities.
- 8. <u>Undertaking Regarding Disclosure</u>. Counterparty undertakes to GS that it will make or provide any disclosure reasonably required by GS or its Affiliates in connection with its entry into each Transaction pursuant to the applicable securities laws or applicable regulations in the jurisdiction of the relevant Share or the rules of the relevant Exchange, notwithstanding any duty of confidentiality owed by GS. Counterparty acknowledges and agrees that GS may make such disclosure to any legal or regulatory body or authority as GS or its Affiliates shall reasonably consider necessary or appropriate regarding the Transaction .
- 9. <u>Notice Regarding Tax Treatment of Short Bullet Transactions</u>. The tax treatment of a bullet contracts for differences Transaction or bullet swap Transaction where Counterparty is the Equity Amount Payer (a "Short Bullet Transaction") is uncertain. GS does not provide tax advice and has made no representations, express or implied, as to the possible tax consequences of investing in a Short Bullet Transaction. Counterparty should consult its own tax advisor regarding the tax consequences to it of entering into this position, including, if relevant, Counterparty's holding period. For the avoidance of doubt, this notice is not applicable to Transactions other than Short Bullet Transactions.
- No Material Non-Public Information. In addition to the representations, warranties and covenants in the Master Agreement, Counterparty represents, warrants and covenants to GS (and any Affiliate of GS) that on each date that a Transaction is entered into and on each date that Counterparty elects to close a Transaction, it is not entering into or closing, as applicable, such Transaction "on the basis of" (as such term is defined in Rule 10b5-1 under the Securities Exchange Act of 1934 (the "Exchange Act") or other applicable securities law) in respect of any U.S. Component Underlier any material, non-public information concerning the relevant Issuer or the Shares, or in respect of an Index Transaction where the Index is not a Broad-based Index, any Issuer of the shares comprising the relevant Index, which would result in a violation by it of applicable law or regulation, including for these purposes, a violation of applicable law or regulation if Counterparty were to actually purchase or sell the securities of the Issuer or the securities comprising the Index, as the case may be.
- "Broad-based Index" means an Index that is widely published, broadly based, a wide range of sectors, comprised of 100 or more securities, and with no single underlier comprising more than 10% of the index's weighting.
- "U.S. Component Underlier" means any Shares or shares comprising a Basket or Index, as the case may be, for which the Exchange (or primary exchange for any Component Underlier in respect of an Index Transaction) is located in the United States.
- Additional Representation Regarding MOC/MOO Execution. In respect of a Share Transaction or a Share Basket Transaction where (i) the Exchange is located in the United States or Canada, or where the Share is Margin Stock, and (ii) the Initial Price and/or Final Price is determined based on the market-on-close ("MOC") or market-on-open price ("MOO") (as applicable), Counterparty represents that it will not, directly or indirectly, in connection with entering into, or terminating (at scheduled termination or otherwise), any Transaction, submit to any broker or dealer or electronic execution venue a sell or buy order, as the case may be, for any of the shares underlying (or any of the shares underlying the basket in the case of a Share Basket Transaction), for execution at the market-on-close or market-on-open price (as applicable) on any relevant Trade Date and/or Valuation Date (as applicable).
- Acknowledgement and Representation Regarding Security-Based Swaps. Each party acknowledges that the offer and sale of each Transaction to it is intended to be exempt from registration under the Securities Act of 1933, as amended (the "Securities Act"), by virtue of Section 4(a)(2) thereof and the provisions of Regulation D thereunder ("Regulation D"). Accordingly, each party represents and warrants to the other that (a) it has the financial ability to bear the economic risk of its investment in the Transaction and is able to bear a total loss of its investment, (b) it is an "accredited investor" as that term is defined under Regulation D, (c) it will purchase the Transaction for investment and not with a view to the distribution or resale thereof, and (d) the disposition of the Transaction is restricted under this MCA, the Securities Act and state securities laws.
- 13. <u>Amendment to Master Agreement</u>. The parties agree that, notwithstanding anything to the contrary in the Master Agreement, no breach by Counterparty of any of the representations, covenants or warranties set forth in Paragraphs 10 and 11 of this Master Confirmation Agreement shall constitute an Event of Default or Potential Event of Default under

Page 2 of 23

# Case 1:22-cv-03401-JPO Document 44-22 Filed 11/01/22 Page 6 of 24

IN WITNESS WHEREOF, the parties have executed this document with effect from the date specified on the first page of this document.

GOLDMAN SACHS INTERNATIONAL	GOLDMAN SÁCHS BANK USA					
By: ( ) ( ) ( )	By:					
Craig Donadio	By C					
Name: Vice President	Name:					
Title:	Title:					
GOLDMAN SACHS & CO. LLC	Archegos Fund, LP					
Ву:	By: Con Valley Voly					
Name:	Name: Sung Kook Hwang					
Title:	Title: Managing Member of the General Partner					

Goldman Sachs / Archegos Fund, LP MCA for Synthetic Equity Products

ANNEX I

#### **General Terms**

The purpose of these General Terms is to set forth certain general terms and conditions of any Share Swap Transaction, Share CFD Transaction, Share Basket Swap Transaction, Share Basket CFD Transaction, Index Swap Transaction, Index CFD Transaction, Index Basket Swap Transaction and Index Basket CFD Transaction entered into between GS and Counterparty under the Master Confirmation Agreement for Synthetic Equity Products that these General Terms are annexed to (the "MCA").

A Transaction (including any contracts for differences transactions, each a "CFD Transaction") that references a single Share, two or more Shares, a single Index, or two or more Indices will constitute, respectively, a Share Swap Transaction, a Share Basket Swap Transaction, an Index Swap Transaction, and an Index Basket Swap Transaction for the purposes of the Equity Definitions and will be referred to herein, respectively, as a Share Transaction, a Share Basket Transaction, an Index Transaction, or an Index Basket Transaction.

The general terms of each Transaction to which these General Terms relates are as follows, as supplemented by the PCA and the TS relating to such Transaction:

#### **General Terms:**

Trade Date:

As specified in the TS.

Effective Date:

As specified in the TS.

Shares/Index/Basket:

As specified in the TS.

Exchange(s):

As specified in the TS.

Related Exchange(s):

As specified in the TS.

Termination Date: The final Cash Settlement Payment Date.

**Equity Amounts:** 

Equity Amount Payer: As specified in the TS.

Number of Shares/Units/Baskets: As specified in the TS.

Equity Notional Reset: Not Applicable if such Transaction has one Valuation Date; Applicable if

such Transaction has more than one Valuation Date.

Type of Return: (i) In respect of a Share Transaction and a Share Basket Transaction, Total

Return.

(ii) In respect of an Index Transaction, (a) where the Calculation Agent determines the Index is a total return index, Price Return; otherwise, (b)

Total Return.

Equity Notional Amount: (i) In respect of a Share Transaction, the product of the Number of Shares

and the Initial Price.

(ii) In respect of a Share Basket Transaction, the sum of the values for each Share in the Basket as the product of the Initial Price of each Share and the relevant Number of Shares comprised in the Basket, multiplied by the

Number of Baskets.

(iii) In respect of an Index Transaction, the product of the Number of Units

and the Initial Price.

(iv) In respect of an Index Basket Transaction, the sum of the values for each Index in the Basket as the product of the Initial Price of each Index and the relevant Number of Units comprised in the Basket, multiplied by the

Number of Baskets.

Initial Price: Except as set forth in the PCA, as specified in the TS.

Final Price: Except as set forth in the PCA, the Final Price or the Relevant Price (in

respect of a Share Basket Transaction or an Index Basket Transaction), as

the case may be, shall be determined:

(i) in respect of any interim Valuation Date(s) (if applicable to such Transaction) as provided in Section 5.9 of the Equity Definitions, unless NASDAQ is the Exchange, in which case the NASDAQ Official Closing

Page 6 of 23

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Agents shall be deemed to be the price or rate. For all calculations, valuations and any other matters, the consensus determination of at least two (2) of the three (3) Substitute Calculation Agents shall be deemed to be the final determination, and if no consensus is reached by at least two (2) Substitute Calculation Agents within two (2) Scheduled Trading Days, then the provisions in this "Calculation Agent" provision relating to the appointment of and making of determinations by Substitute Calculation Agents shall cease to apply to that determination. Unless there is a clear error, the prices, rates and other determinations of the Substitute Calculation Agents shall be binding and conclusive, but only with respect to the relevant Transaction and such calculation or determination will be without prejudice to any other Transactions between GS and Counterparty. determinations of the Substitute Calculation Agents shall also be kept confidential by GS and Counterparty as well as by the Substitute Calculation Agents. Counterparty and GS shall pay equally any costs of the Substitute Calculation Agents. Each of Counterparty and GS waives any claim that it might otherwise have against the Substitute Calculation Agents for errors or omissions made in good faith in making any calculation or determination in connection with a Transaction."

"Independent Dealer" means a leading dealer in the relevant market that (i) is not an Affiliate of either of the parties or any other appointed Independent Dealer and (ii) does not have any trades with GS and/or Counterparty, the settlement of which requires or involves the relevant disputed determination or calculation.

Payment Instructions:

As separately notified.

Credit Provisions:

Any Transaction entered into under this MCA shall be governed by the Credit Support Annex between GS and Counterparty. The "Independent Amount" with respect to the Counterparty for any such Transaction shall be the percentage specified in the related TS *multiplied by* the Equity Notional Amount.

- Optional Early Closing Right: Provided that no Event of Default, Potential Event of Default or Termination (a) Event has occurred and is continuing with respect to a party, and subject to the additional terms set forth in the PCA, such party may on any Exchange Business Day ("Early Unwind Date") close any Transaction, in whole or in part by giving notice to (i) in the case of Counterparty, at least (1) one Exchange Business Day prior to the Early Unwind Date and (ii) in the case of GS, giving notice to Counterparty at least (5) five Exchange Business Days prior to the Early Unwind Date. Such notice shall specify the Number of Shares, Number of Units, or Number of Baskets (as applicable) to be terminated ("Early Unwind Amount"). The final Valuation Date shall, subject to the other terms of this MCA, be deemed to be the Early Unwind Date for that Early Unwind Amount and the Calculation Agent shall determine the amount payable with respect to the termination of such transaction. Any other amounts or obligations that are expressed to survive any closing of such Transaction shall survive the closing of the Transaction. If a party gives notice to close only part of a Transaction, then the above provisions shall apply mutatis mutandis and the Equity Notional Amount, Initial Price, the Number of Baskets or the Number of Shares or Number of Units (as applicable) of such Transaction shall be adjusted accordingly. If GS elects to close a Transaction in whole or in part, all amounts payable in respect of such Early Unwind Amount shall be payable the date which is the number of days specified under Valuation Date(s), Cash Settlement Payment Date(s) or Settlement Period (as applicable) after the Early Unwind Date.
- Additional Provisions Regarding Financial Securities: Notwithstanding anything to the contrary herein, the occurrence of any final Valuation Date of a Transaction (a) where GS is the Equity Amount Payer and (b) the underlier of which is the common stock (or the equivalent thereof) of a "financial institution" or a "financial sector entity" (as such terms are defined below), or an index/basket, or security that contains the common stock (or the equivalent thereof) of a "financial institution" or "financial sector entity", shall be delayed, in whole or in part, to the extent necessary, as determined by GS in good faith and a commercially reasonable manner, treating Counterparty comparably to similarly situated swap or contracts for differences customers, to allow GS (or its Affiliates) to unwind any hedge it may have to a Transaction; provided that, (i) such delay is necessary, as determined in GS's reasonable discretion, for appropriately hedging exposure to a "financial institution" or "financial sector entity" in compliance with Basel III capital rules, and (ii) on any scheduled final Valuation Date, GS will use all commercially reasonable efforts to unwind any relevant hedge in light of then-prevailing market conditions. As used herein:

"Financial institution" shall have the meaning defined in "Regulatory Capital Rules: Regulatory Capital, Implementation of Basel III, Capital Adequacy, Transition Provisions, Prompt Corrective Action, Standardized Approach for Risk-weighted Assets, Market Discipline and Disclosure Requirements, Advanced Approaches

Page 14 of 23

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ANNEX II

#### Product Customization Agreement - Swap Transactions

The purpose of this Product Customization Agreement, or "PCA", is to set forth product-specific terms and conditions, in addition to the GT, of Share Swap Transactions, Share Basket Swap Transactions, Index Swap Transactions and Index Basket Swap Transactions entered into between GS and Counterparty under the Master Confirmation Agreement for Synthetic Equity Products that this PCA is annexed to (the "MCA").

- Any Transaction that is designated a "Swap Transaction" in the relevant TS shall be governed by, and be subject to, this PCA. All provisions contained in the Master Agreement and the MCA (including the GT) govern each Transaction to which this PCA relates, except as expressly modified below. Terms used but not defined herein shall have the meaning set out in the MCA or the GT.
- 2. Notwithstanding anything to the contrary in the Master Agreement or the MCA, an agreement (whether oral or in the form of a writing evidenced by a facsimile transmission or email) to amend or modify any term or provision of this PCA will be effective at the time of such agreement, and following such agreement GS shall deliver a written notice of such agreement to Counterparty (a "PCA Amendment Notice"), which shall be conclusive as to the scope and terms of such amendment, notwithstanding that the PCA Amendment Notice may not be signed by either party. Failure by GS to send a PCA Amendment Notice shall not affect the validity of such agreement.
- 3. The general terms of each Transaction to which this PCA relates are as follows, as supplemented by the TS related to such Transaction:

#### **Equity Amounts:**

Valuation Date(s): The final Valuation Date as specified in the TS.

Initial Price: As specified in the TS, being the Gross Initial Price adjusted by the relevant

Commission, converted using the FX Rate.

Gross Initial Price: As specified in the TS.

Commission: As agreed between the parties and as specified in the TS.

FX Rate: As specified in the TS.

Final Price The Gross Final Price adjusted by the relevant Commission, converted using

the FX Rate.

Gross Final Price: Final Price as specified in the GT in respect of the relevant Valuation Date.

Floating Amounts:

Floating Amount: Floating Amount will be an amount equal to the sum of (i) the Floating

Amount as defined in the GT (the "Basic Floating Amount") and (ii) all Compounding Amounts in respect of each Reset Date in the Calculation

Period.

Spread Notional Amount: (i) For the initial Spread Notional Reset Date, the Equity Notional Amount;

and

(ii) For each subsequent Spread Notional Reset Date:

- (A) In respect of a Share Transaction, the Reset Final Price *multiplied* by the Number of Shares.
- (B) In respect of a Share Basket Transaction, the sum of the product of the Reset Final Price of each Share and the relevant Number of Shares comprised in the Basket, multiplied by the Number of Baskets.
- (C) In respect of an Index Transaction the Reset Final Price multiplied by the Number of Units.
- (D) In respect of an Index Basket Transaction, the sum of the product of the Reset Final Price of each Index and the relevant Number of Units comprised in the Basket, *multiplied by* the Number of Baskets.

Spread Notional Valuation Date(s): (i) Where Designated Maturity is specified in the TS as "1D", daily from the Effective Date; *provided* that such date shall be treated as a Valuation Date.

Page 19 of 23



# SHARE SWAP AND SHARE BASKET SWAP MASTER CONFIRMATION AGREEMENT (BULLET; BULLET)

November 16, 2017

Archegos Fund, L.P.
620 Eighth Avenue, 44th Floor
New York, NY 10018
Attention: Patrick Halligan, Chief Financial Officer

Dear Sir or Madam:

The purpose of this Share Swap and Share Basket Swap Master Confirmation Agreement (Bullet; Bullet) (this "Master Confirmation Agreement") is to confirm certain general terms and conditions of Share Swap and/or Share Basket Swap Transactions (each, a "Transaction") to be entered into between Jefferies Financial Products, LLC ("Party A") and Archegos Fund, L.P. ("Party B") from time to time and to facilitate the process of entering into and confirming such Transactions. The parties intend that each Transaction shall be a separate Transaction for purposes of the ISDA Master Agreement referred to below. The confirmation applicable to each Transaction, which shall constitute a "Confirmation" for purposes of the ISDA Master Agreement, shall consist of this Master Confirmation Agreement as supplemented by the trade details applicable to such Transaction as set forth in a Transaction Supplement which may be in the form of Annex I (for Share Basket Swaps) or Annex II (for Share Swaps) attached hereto or a different form to which the parties agree, or any amendment to any of the foregoing or any related termination statement (each, a "Transaction Supplement"). All provisions contained in this Master Confirmation Agreement govern each Confirmation except as expressly modified in a Transaction Supplement. Notwithstanding the foregoing, the parties acknowledge and agree that the execution of this Master Confirmation Agreement does not require them to document Transactions in accordance with this Master Confirmation Agreement. Party A is not a member of the Securities Investor Protection Corporation ("SIPC"). Obligations of Party A hereunder are not protected by SIPC or any other organization or authority.

This Master Confirmation Agreement, together with any Transaction Supplements, supplements, forms a part of, and is subject to, the ISDA Master Agreement dated as of November 16, 2017, as amended and supplemented from time to time (the "Agreement"), between Party A and Party B. All provisions contained in the Agreement govern this Master Confirmation Agreement except as expressly modified below.

The definitions and provisions contained in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions") and the 2006 ISDA Definitions (the "2006 Definitions"), each as published by the International Swaps and Derivatives Association, Inc. ("ISDA"), are incorporated into this Confirmation. If in relation to any Transaction there is any inconsistency in terms or definitions, the following will prevail for purposes of such Transaction in the order of precedence indicated: (i) the Transaction Supplement; (ii) this Master Confirmation Agreement; (iii) the 2007 Partial Lookthrough Depository Receipt Supplement to the Equity Definitions; (iv) the Equity Definitions; (v) the 2006 Definitions; and (vi) the Agreement.

Unless otherwise agreed by the parties, the preparation of a Transaction Supplement shall be the responsibility of Party A. Party A shall submit such Transaction Supplement to Party B as soon as possible after the parties have agreed to enter into a Transaction. Failure by Party A to send a Transaction Supplement with respect to a Transaction shall not affect the validity of such Transaction. Upon receipt thereof, Party B shall examine the terms of each Transaction Supplement sent by Party A, and unless Party B objects to the terms within one Local Business Day following receipt of that Transaction Supplement, those terms shall be deemed accepted and, absent manifest error, Party B shall be deemed to have agreed that the terms contained in the relevant Transaction Supplements correctly set forth the terms agreed by the parties with respect to the relevant Transaction, in which case that Transaction Supplement will be sufficient to form a binding supplement to the Agreement, and the terms of such

establish, re-establish, substitute, maintain unwind or dispose of any Hedge Positions,

where, for the purposes of the foregoing, "foreign qualified investor" means Qualified Foreign Institutional Investor or Renminbi Qualified Foreign Institutional Investor, as applicable.

- 2. **Calculation Agent:** As specified in the Agreement.
- 2. Credit Support Document; Independent Amount: The Credit Support Annex executed between Party A and Party B. For these purposes, the "Independent Amount" with respect to Party B in relation to each Transaction shall be an amount equal to the IA Rate, determined by Party A from time to time in a commercially reasonable manner, multiplied by the Equity Notional Amount. The IA Rate shall be, intitially, as set forth in the relevant Transaction Supplement, and thereafter, as notified by Party A and Party B upon one (1) Local Business Day's prior notice to Party B.

#### 4. Mutual Early Termination Right:

- (a) Either party may, with at least one Scheduled Trading Day's notice, elect to early terminate a Transaction in whole or in part (and, for a Share Basket Swap Transaction, any partial early termination shall be for a pro rata portion of the relevant Basket), in its sole discretion, by specifying in such notice a Scheduled Trading Day occurring prior to the scheduled Valuation Date (or, if Averaging is applicable, prior to the initial Averaging Date in respect of the scheduled Valuation Date) as the "Optional Early Termination Date" and the number of Shares (or portion of the Basket) in respect of which it is terminating the Transaction early (the "Terminated Number of Shares/Basket").
- (b) Subject to (c) and (d) below, the Equity Amount, the Floating Amount and the Dividend Amount shall be determined as provided in accordance with the terms set forth herein but on the basis that references to the "Number of Shares" (or, for a Share Basket Swap Transaction, the relevant pro rata portion of the Basket) are deemed to be references to the Terminated Number of Shares/Basket. If Averaging or ADTV Limitation is not applicable, the Valuation Date with respect to the portion of that Transaction being terminated early shall be accelerated to the Optional Early Termination Date. If Averaging or ADTV Limitation is applicable, the Averaging Dates in respect of the Valuation Date with respect to the portion of that Transaction being terminated early shall be accelerated to consecutive Scheduled Trading Days commencing on the Optional Early Termination Date (each, an "Accelerated Averaging Date") and the latest occurring Accelerated Averaging Date shall be deemed to be the Valuation Date for purposes of the portion of the Transaction being terminated early. The Cash Settlement Payment Date and Period End Date for the portion of the Transaction that is terminated early shall be the date that is one Settlement Cycle following such accelerated Valuation Date.
- (c) If the portion of the Transaction being terminated early is less than 100%, the remainder of the Transaction shall continue in accordance with its terms.
- (d) Break Funding Recovery: The Floating Amount shall be adjusted to account for any break funding costs incurred by the Hedging Party in connection with the early termination of any portion of the Transaction, as determined by the Calculation Agent.

#### 5. Payment of Unpaid Local Taxes or Excess Local Taxes:

If the amount of Local Taxes or the basis on which it is to be determined is not confirmed before the relevant day on which a Dividend Amount or the Final Price, as the case may be, is being determined and/or is subject to change in the future, and (i) if any amount of Local Taxes ("Unpaid Local Taxes") that should have been taken into account was not taken into account in the determination of the Dividend Amount or the Final Price, as the case may be, the Non-Hedging Party shall pay to the Hedging Party an amount equal to such Unpaid Local Taxes within 10 Currency Business Days following notification from the Hedging Party; or (ii) if any excess amount of Local Taxes ("Excess Local Taxes") that should not have been taken into account was taken into account in the determination of

Please confirm that the foregoing correctly sets forth the terms of our agreement by executing a copy of this Master Confirmation Agreement and returning it to us at SF\_CONFIRMS@jefferies.com.

JEFFERIES FINANCIAL PRODUCTS, LLC

Title: Managing Director

ARCHEGOS FUND, L.P.

By: Archegos Capital Partners, LLC,

its General Partner

By: Name:

Title:



Date: November 16, 2017

Dear Sirs,

This notice is directed to the undersigned (hereinafter referred to as "you" and the terms "your" and "yourself" are to be construed accordingly) in connection with and in consideration of all transactions which you may enter into or have entered into, from time to time, with Jefferies Financial Products, LLC ("Jefferies") or any of its affiliates (each an "Issuer", and together the "Issuers") that is linked to the performance of shares, bonds, warrants or other securities traded and listed on a stock exchange in the People's Republic of China (for these purposes, excluding the Hong Kong Special Administrative Region and the Taiwan area, the "PRC"), securities investment funds quoted in Renminbi or any other financial instruments, in each case, eligible for investment under the PRC Qualified Foreign Institutional Investor scheme, the PRC Renminbi Qualified Foreign Institutional Investor scheme or the Shanghai-Hong Kong Stock Connect programme, the Shenzhen-Hong Kong Stock or any other stock connect programme separately notified to you by Jefferies (in each case, "PRC Securities"), or indices relating to PRC Securities (each a "Relevant Transaction"), whether in the form of:

- (i) over-the-counter derivatives transactions; and/or
- (ii) notes, certificates, warrants or any other structured products or instruments by whatever name they are called.

For the purposes of this notice, the term "Relevant Transaction" refers to any future or currently outstanding Relevant Transaction(s) as of the date of this notice as well as any previous transaction which has been transferred, terminated, matured, redeemed or otherwise unwound prior to the date of this notice.

Notwithstanding any agreements between the Issuer and/or its associates/affiliates and you or any regulatory rules applicable to the Issuer or the Issuer's associates/affiliates or you, in respect of the Relevant Transactions entered into by you, you hereby agree, undertake and acknowledge to each Issuer that:

#### 1. Investor status

- 1.1 In relation to each Relevant Transaction linked to the performance of PRC Securities which are eligible for investment under the PRC Qualified Foreign Institutional Investor scheme or the PRC Renminbi Qualified Foreign Institutional Investor scheme:
  - 1.1.1 you are not (1) a person holding a resident identification card of the PRC (a "PRC Citizen") resident in the PRC, (2) a PRC Citizen resident outside the PRC who is not a permanent resident of another country or permanent resident of Hong Kong, Macau or Taiwan, or (3) an entity incorporated or organized in the PRC (a "Legal Person Registered in the PRC") (each a "Domestic Investor"); and
  - 1.1.2 to the best of your knowledge and belief after enquiries that you reasonably deem necessary, all amounts paid or to be paid by you under such Relevant Transaction did not and will not involve moneys financed by or sourced from any Domestic Investor in contravention of the laws and regulations of the PRC.
- 1.2 In relation to each Relevant Transaction linked to the performance of PRC Securities which are eligible for investment under the Shanghai-Hong Kong Stock Connect programme, the Shenzhen-Hong Kong Stock or any other stock connect programme separately notified to you by Jefferies, you are not (1) a natural person holding a resident identification card or other equivalent government issued identification of the PRC who is not a permanent resident of another jurisdiction or permanent resident of Hong Kong, Macau or Taiwan or (2) a Legal Person Registered in the PRC, or if you are such a person or legal entity, then your entry into the Transaction does not violate the laws and regulations of the PRC including those in relation to foreign exchange control and reporting.

PRC Tax Side Letter - page 1

AMENDMENT dated as of May 18, 2004 to the ISDA Master Agreement dated as of November 8, 2001 between

# MORGAN STANLEY & CO. INTERNATIONAL LIMITED ("Party A") and TIGER ASIA FUND LP ("Party B" or "Counterparty")

This Amendment Agreement supplements, forms part of, and is subject in all respects to, that certain ISDA Master Agreement including the Schedule and Credit Support Annex thereto (if any), dated as of November 8, 2001 by and between Party A and Party B (collectively, the "Agreement"). Capitalized terms used herein, unless otherwise defined, have the meanings specified in the Agreement.

- 1. Party A and Party B hereby agree that the Agreement is amended as of the date hereof by adding the Automated Transactions Supplement attached hereto.
- 2. Each of the signatories below represents and warrants that he or she is duly authorized to sign this Amendment Agreement on behalf of the party set forth above his or her signature. Each of the parties represents and warrants that (a) its execution and delivery of this Amendment Agreement have been duly authorized by all requisite action by such party and do not and will not (i) violate its relevant organizational documents or (ii) result in a breach of, constitute a default under, or give any party the right to modify, amend, cancel, terminate or otherwise affect any contract, agreement, indenture, lease, license or other instrument to which it is a party or by which it or any of its assets is bound, and (b) this Amendment Agreement has been duly executed by it and is enforceable against it.
- 3. The Amendment Agreement may be signed in two or more counterparts. Each counterpart will constitute an original but all the counterparts together will constitute one and the same instrument.
  - 4. This Amendment Agreement will be governed by the governing law of the Agreement.

IN WITNESS WHEREOF, the parties have executed this Amendment Agreement by their duly authorized officers as of the date hereof.

TIGER ASIA FUND LP	MORGAN STANLEY & CO. INTERNATIONAL LIMITED
& m Wad ( Any	Ву:
Name: Sung Yook Howard	Name:
Title: Managing number of	Title:
the bonnes farther	

#### Transaction Request);

- (v) the Valuation Date(s), Termination Date, Settlement Currency, Dividend Ratio, Floating Rate Option, Designated Maturity, Floating Rate Day Count Fraction and Fee Adjustment are each as determined with respect to the initial ATS Transaction(s) of the relevant ATS Series by Party A acting in a commercially reasonable manner;
- (vi) the Number of Shares is initially the number specified in the relevant ATS Transaction Request as the same may be reduced by Party A pursuant to paragraph 5(c) of this Supplement; and
- (vii) the other terms are as provided for in Schedule 2 (in the case of the initial ATS Transaction(s) of any ATS Series) or Schedule 3 (in any other case) to this Supplement.
- (f) Confirmation of initial ATS Transactions of an ATS Series: Where Party A accepts an ATS Transaction Request which is the first request in relation to an ATS Series, Party A shall prepare and deliver to Party B, and Party B shall promptly execute and deliver by way of exchange to Party A, a Confirmation with respect thereto in or substantially in the form set out in Schedule 2 to this Supplement with such modifications as Party A shall determine to be appropriate in the circumstances.
- (g) Deemed confirmation of other ATS Transactions: Where Party A accepts an ATS Transaction Request (other than the first such request in relation to an ATS Series), the parties shall be deemed to have executed and exchanged a Confirmation with respect to the ATS Transaction thereby constituted on the terms set out in Schedule 3 to this Supplement.
- (h) Acceptance of ATS Unwind Request: Acceptance by Party A of an ATS Unwind Request shall constitute an agreement between the parties to adjust the relevant ATS Transaction(s) by reducing the Number of Shares by the number specified by Party B in such request (as the same may be reduced pursuant to paragraph 5(d) of this Supplement) (the "Unwind Number of Shares") and on the basis of the further adjustments and payments provided for in paragraph 6 of this Supplement.

#### 6. ATS Transaction Unwind

- (a) Unwind Adjustment: Where an ATS Unwind Request is accepted by Party A, the terms of the relevant ATS Transaction(s) shall be adjusted by (i) reducing the Number of Shares by the relevant Unwind Number of Shares and (ii) reducing each of the Equity Notional Amount and Notional Amount, by multiplying each such amount by (x) one minus (y) the quotient of the Unwind Number of Shares and the Number of Shares immediately prior to such adjustment.
- (b) Order of ATS Transactions to be unwound: If an ATS Unwind Request relates to a particular Share in respect of which more than one ATS Transaction within the relevant ATS Series is outstanding, then the adjustments required by paragraph 6(a) of this Supplement shall be applied to such ATS

#### Schedule 3

#### Form of Deemed Confirmation

This Confirmation confirms the terms and conditions of the transaction entered into between Morgan Stanley & Co. International Limited ("Party A") and Tiger Asia Fund LP ("Party B" and, together with Party A, the "Parties") on the Trade Date specified below (the "Transaction") and constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below.

The definitions and provisions contained in the 2000 ISDA Definitions (other than Articles 10 through 17) (the "Swap Definitions") and in the 1996 ISDA Equity Derivatives Definitions as amended by the 1998 ISDA Euro Definitions (the "Equity Definitions", and together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. ("ISDA"), are incorporated into this Confirmation subject as specified herein. In the event of any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between either set of Definitions and this Confirmation, this Confirmation will govern. Any reference to a currency shall have the meaning contained in the 1998 ISDA FX and Currency Option Definitions, as published by ISDA.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement dated as of November 8, 2001 as amended and supplemented from time to time (the "Agreement") between the Parties including any Supplement thereto referencing ATS Transactions (the "Supplement"). All provisions in the Agreement (excluding the Equity Option Annex (if any) thereto) govern this Confirmation subject to any express modification below. Terms defined in the Supplement have the same meanings herein and shall prevail in the event of any inconsistency with the Definitions.

As used herein, the "relevant ATS Transaction Request" means the ATS Transaction Request specifying proposed terms for the Transaction and "Initial Confirmation" means the Confirmation with respect to the initial ATS Transaction(s) of the ATS Series having the ATS Series Reference specified in the relevant ATS Transaction Request.

# General Terms: ATS Series Reference: As specified in the relevant ATS Transaction Request. Trade Date: The date of Party A's acceptance of the relevant ATS Transaction Request. Equity Amount Payer: As specified in the Initial Confirmation. Effective Date: The date determined as such by Party A with respect to the Transaction. Termination Date: The date specified as such in the Initial Confirmation

# AMENDED AND RESTATED SYNTHETIC PRIME BROKERAGE MASTER CONFIRMATION

This Amended and Restated Synthetic Prime Brokerage Master Confirmation (this "SPBMC") is dated as of March 18, 2016. It sets out the terms and conditions on which Nomura International plc ("Nomura") agrees to provide synthetic prime brokerage services to Archegos Fund, LP ("Counterparty" and, together with Nomura, each a "Party" and collectively the "Parties").

The Parties previously entered into a Synthetic Prime Brokerage Master Confirmation dated March 22, 2006, as amended and supplemented from time to time (the "Original SPBMC"). The Parties hereby agree to amend and restate the Original SPBMC in its entirety as follows and to have this SPBMC govern the terms of all existing and future SPB Transactions and SPB Transaction Unwinds.

## 1. Definitions and Interpretation.

- 1.1 The definitions and provisions contained in the 2006 ISDA Definitions (the "Swap Definitions") and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. ("ISDA"), are incorporated into this SPBMC and the documents comprising the Confirmation (as hereinafter defined) with respect to each SPB Transaction entered into hereunder subject as specified herein. Any capitalized term not otherwise defined herein (including in Schedule 1 hereto) shall have the meaning assigned to such term in the Definitions.
- 1.2 In the event of any inconsistency between any of the Swap Definitions, the Equity Definitions, this SPBMC, the SPB General Terms Supplement, an SPB Product Supplement, an SPB Transaction Supplement or the Jurisdiction Supplement (if applicable), the following documents will prevail in relation to the relevant Transaction in the following order of precedence: the SPB Transaction Supplement, the Jurisdiction Supplement (if applicable), the applicable SPB Product Supplement, the SPB General Terms Supplement, this SPBMC, the Equity Definitions and the Swap Definitions.
- 1.3 Any reference to a currency shall have the meaning contained in the 1998 ISDA FX and Currency Option Definitions, as published by ISDA.
- 1.4 This SPBMC supplements, forms part of, and is subject to, the ISDA Master Agreement (including the Schedule and Credit Support Annex) entered into between the Parties and dated as of March 22, 2006, as amended and supplemented from time to time (the "Agreement"). All provisions in the Agreement govern this SPBMC, except as expressly modified below.
- 1.5 For the purposes of the Definitions and for the Agreement:

- (a) each SPB Transaction (subject to full or partial termination from time to time pursuant to any SPB Transaction Unwind) shall be a "Transaction" for the purposes of the Agreement and an Equity Swap Transaction for the purposes of the Equity Definitions; and
- (b) the "Confirmation" with respect to each such SPB Transaction shall comprise this SPBMC, the SPB General Terms Supplement, the applicable SPB Product Supplement, the SPB Transaction Supplement relating to that SPB Transaction and, if applicable, the Jurisdiction Supplement.

#### 2. Services.

Nomura may, in its absolute discretion, agree to enter into equity derivative transactions pursuant to this SPBMC. Nomura will not provide any advice (investment, financial, accounting legal or otherwise) in relation to this Agreement or any SPB Transaction or SPB Transaction Unwind.

#### 3. Confirmation Process.

# 3.1 SPB Transaction Request

- (a) Counterparty may request on any Scheduled Trading Day after the date of this SPBMC that Nomura enter into an SPB Transaction or effect an SPB Transaction Unwind (each an "SPB Transaction Request"). Such SPB Transaction Request shall specify, at a minimum, the number of Units, the Underlying(s) and whether such transaction is to be an SPB Transaction (and if so whether a Long SPB Transaction or a Short SPB Transaction) or an SPB Transaction Unwind.
- (b) Any SPB Transaction Request shall constitute an offer made upon the terms of this SPBMC to Nomura to enter into such SPB Transaction or effect such SPB Transaction Unwind. Counterparty may, by notice to Nomura (such notice being effective only when actually received by Nomura), revoke the offer at any time until Nomura accepts the offer.
- (c) At any time whilst the offer constituted by an SPB Transaction Request for an SPB Transaction or an SPB Transaction Unwind is outstanding Nomura may accept such SPB Transaction Request and shall promptly acknowledge acceptance of such SPB Transaction Request subject to the terms described hereinafter.
- (d) Notwithstanding its acceptance of an SPB Transaction Request Nomura, acting in good faith and in a commercially reasonable manner, may reduce the number of Units applicable to such SPB Transaction or SPB

# 4. Synthetic Payment.

Counterparty shall pay to Nomura a Synthetic Payment (a) for each accepted SPB Transaction Request, (b) in respect of each termination (whether under its terms or otherwise) of an SPB Transaction and (c) as otherwise specified in the applicable SPB Product Supplement. A Synthetic Payment shall be calculated by Nomura and will be equal to the product of the Synthetic Payment Adjustment and the Synthetic Payment Notional Amount ("Synthetic Payment Amount"). If Combined Synthetic Payment is specified as "Not Applicable" in the relevant SPB Transaction Supplement, Counterparty shall pay all Synthetic Payment Amounts that have accrued but remain unpaid since the previous Synthetic Payment Date on the following Synthetic Payment Date. If Combined Synthetic Payment is specified as "Applicable" in the relevant SPB Transaction Supplement, then such Synthetic Payment Amounts will be included in the Initial Price and Final Price stated in the relevant SPB Transaction Supplement.

# 5. Margin.

With respect to any SPB Transaction an Independent Amount with respect to the Counterparty shall be applicable which shall be an amount equal to the Equity Notional Amount multiplied by the Margin Percentage specified in the SPB Transaction Supplement or as otherwise agreed by the parties from time to time.

#### 6. Determinations.

Where any fact, criterion or qualitative issue is required to be determined by Nomura or the Calculation Agent under any Terms, unless otherwise stated herein, Nomura or the Calculation Agent, as applicable, shall exercise such determination in good faith and in its commercially reasonable discretion.

## 7. No Rights in Underlying.

The entry into an SPB Transaction does not confer on either Party any rights (whether in respect of voting, distributions or otherwise) attaching to the relevant Underlying.

#### 8. Termination of Agreement.

If there are no SPB Transactions outstanding under this SPBMC, either Party may terminate this SPBMC by giving two SPB Business Days' notice to the other Party in writing.

#### 9. Miscellaneous.

#### (a) The Parties hereto intend for:

IN WITNESS WHEREOF the Parties have executed this document with effect from the date specified on the first page of this document.

NOMURA INTERNATIONAL PLC

Ву:

Name:

Chris Antonell

Title:

Managing Director

ARCHEGOS FUND, LP

Ву:

Name:

Title:

Managing Member of

The Lynn Partner

#### SCHEDULE 1

#### **Definitions**

For the purposes of all terms under this SPBMC, the following definitions shall apply:

### "Bonds" means the bonds or debt securities specified in the SPB Bonds Supplement.

"Cash Settlement Payment Date(s)" means, each Scheduled Cash Settlement Payment Date and with respect to any Units subject to an SPB Transaction Unwind each Unwind Cash Settlement Payment Date.

"Closed Market Country" means each of the People's Republic of China, India, Indonesia, Korea, Malaysia, Pakistan, Russia, Taiwan, Thailand and each other country as may be agreed in writing by the parties from time to time.

# "Combined Synthetic Payment" has the meaning given to it in Clause 4 of the SPBMC.

"Corporate Action" has the meaning given to it in Clause 3.4(b) of the SPBMC.

"Currency Day Count Fraction" means, with respect to a currency, 1 divided by such denominator as the Calculation Agent may elect in order to convert the applicable benchmark overnight rate corresponding to that currency into a rate per day.

"Custom Basket Shares" means the Shares of any Issuer included in an SPB Custom Basket.

"Designated Maturity" means as specified in the SPB General Terms Supplement.

"Distribution Receipt Date" means as defined in the SPB Bonds Supplement.

"Effective Date" means as specified in the relevant SPB Transaction Supplement,

"Equity Amount Payer" means as specified in the SPB General Terms Supplement.

"Equity Definitions" means as defined in the SPBMC.

"Equity Notional Amount" means as defined in the SPB General Terms Supplement.

"Equity Notional Reset" means as specified in the SPB General Terms Supplement.

"Ex Amount Market" means each market as determined by the Calculation Agent where the customary practice is that a holder of shares entitlement to a dividend is determined by reference to the date that the Shares have commenced trading ex-dividend on the Exchange.

Schedule 1 - 1

"Short Position" means with respect to an Underlying that the Counterparty has one or more SPB Transactions where the Counterparty is the Equity Amount Payer.

"Short SPB Transaction" means with respect to an Underlying, an SPB Transaction where the Counterparty is the Equity Amount Payer.

"SPB Bonds" means an SPB Transaction that references Bonds and to which the SPB Bonds Supplement applies.

"SPB Business Day" means each day on which commercial banks and foreign exchange markets settle payments and are open for business (including dealings in foreign exchange and foreign exchange deposits) in London.

"SPB Custom Baskets" means an SPB Transaction that references a basket of Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Futures" means an SPB Transaction that references Futures and to which the SPB Index/Futures Supplement applies.

"SPB General Terms Supplement" means the general terms supplement appended at Schedule 3 hereto.

"SPB Index" means an SPB Transaction that references an Index and to which the SPB Index/Futures Supplement applies.

"SPB Product Supplement" means each of the SPB Bonds Supplement, the SPB Index/Futures Supplement and the SPB Shares/Custom Baskets Supplement appended to this SPBMC.

"SPB Product Type" means the "Product Type" specified in the relevant SPB Transaction Supplement, being SPB Bonds, SPB Futures, SPB Index, SPB Shares or SPB Custom Baskets, as applicable.

"SPB Shares" means an SPB Transaction that references Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Transaction" means an Equity Swap Transaction entered into under the terms of this SPBMC.

"SPB Transaction Request" means as defined in Clause 3.1 of the SPBMC.

"SPB Transaction Supplement" means as defined in Clause 3.2 of the SPBMC.

"SPB Transaction Unwind" means, with respect to an Underlying referenced in one or more SPB Transactions, the termination (in whole or in part) of one or more SPB Transactions in respect of that Underlying, as effected on the Termination Valuation Date

Schedule 1 - 4

with respect to that SPB Transaction Unwind, (The Underlying, number of Units and Termination Valuation Date with respect to each SPB Transaction Unwind shall be set out in an SPB Transaction Supplement.)

"Spread" means as specified in the SPB General Terms Supplement.

"Synthetic Payment Adjustment" means the value specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Synthetic Payment Amount" has the meaning given to it in Clause 4 of the SPBMC.

"Synthetic Payment Notional Amount" means for the purposes of determining a Synthetic Payment Amount (i) in respect of an accepted SPB Transaction Request, the Initial Price prior to the first Valuation Date multiplied by the number of Units for the SPB Transaction with respect to that SPB Transaction Request specified in the relevant SPB Transaction Supplement, (ii) in respect of the termination of an SPB Transaction pursuant to an SPB Unwind or Clause 3.3 of the SPBMC, the Final Price determined for the purposes of such SPB Transaction Unwind or termination multiplied by the number of Units subject to such SPB Transaction Unwind or termination, (iii) in respect of the termination of an SPB Transaction other than where Sub-clause (ii) applies, the Final Price determined for the purposes of such termination multiplied by the Number of Units under that SPB Transaction as of the Termination Date; and (iv) expressed to be payable under the SPB General Terms Supplement as defined in the SPB General Terms Supplement.

"Termination Date" means as defined in the General Terms Supplement.

"Termination Valuation Date" has the meaning given to it in Clause 3.3 of the SPBMC. Other than for the purposes of Clause 3.3 of the SPBMC, a Termination Valuation Date shall not be a Valuation Date.

"Terms" means each of the following terms: the Transaction Spread, Floating Rate, Dividend/Distribution Percentage, Fee Adjustment and the Synthetic Payment Adjustment.

"Trade Date" means as specified in the relevant SPB Transaction Supplement.

"Transaction Spread" means for each SPB Transaction, the relevant Transaction Spread as defined in the SPB General Terms Supplement unless otherwise specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Type of Return" means as specified in the SPB General Terms Supplement.

Schedule 1 - 5

#### **SCHEDULE 2**

#### Form of SPB Transaction Supplement

This SPB Transaction Supplement is entered into between Nomura International plc ("Nomura") and [●] ("Counterparty" and, together with Nomura, the "Parties") on the Trade Date set forth below.

The purpose of this communication is to confirm the terms and conditions of the SPB Transaction entered into between Nomura and Counterparty on the Trade Date specified below. This SPB Transaction Supplement supplements, forms part of and is subject to the Synthetic Prime Brokerage Master Confirmation between the Parties dated [•], as may be amended and supplemented from time to time (the "SPBMC"), and, together with the SPBMC, the SPB General Terms Supplement, the applicable SPB Product Supplement and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" as referred to in the Agreement.

The terms of the SPB Transaction to which this SPB Transaction Supplement relates are as follows:

Product Identifier	RIC Code / ISIN	Underlying	SPB Product Type	Futures Price Valuation <sup>1</sup>	Multiplier	Maturity Date	Trade Date	Effective Date	Long/Short/ Unwind
		***************************************	[SPB Bonds]	[Applicable][Not					
			[SPB Shares]	Applicable]					
			[SPB Custom						
			Basket] [SPB					1	
			Index] [SPB					-	
			Futures]						

<sup>&</sup>lt;sup>1</sup> This will be "Applicable" where the SPB Product Type is SPB Futures. Futures Price Valuation may also be applied via the SPB Transaction Supplement to SPB Shares. For SPB Custom Baskets, please insert "N/A".

Number of Units	Initial Price / Final Price <sup>2</sup>	r	Dividend / Distribution Percentage	Transaction Spread (bps)	Fee Adjustment (bps)	Related Excha	nge Combined Synthetic Payment	Synthetic Payment Adjustment	Synthetic Payment  Date
							[Applicable][Not Applicable]	[•], or otherwise notified by Nomura to Counterparty from time to time in accordance with the SPBMC.	[Each Cash Settlement Payment Date] [3 Currency Business Days after the next Valuation Date defined in the SPB Bonds General Terms Supplement] [The Termination Date]
Fio	ating Amount Payer Payn	nent Dates	T	Valuati	ion Dates	***************************************	F	loating Rate Option	
	ich Cash Settlement Payment Date] [[1st] Business Day of each month		[•] / [1st Scheduled Trading Day of each month] / [Each Scheduled Trading				[AUD-SWAP OIS-RBA]		

Day] / [(a) 1st February, 1st May, 1st August and 1st November in each year

from the Effective Date to the Termination Date, or in each case if not a

Scheduled Trading Day, the next following Scheduled Trading Day and (b) the Scheduled Trading Day falling one Settlement Cycle prior to the

[HIBOR-HKAB]

# Notifications of Calculation Agent amendments:

and each Unwind Cash Settlement Payment Date] [Last SPB Business Day

of each month and each Unwind Cash Settlement Payment Datel

Any notification of amendments by the Calculation Agent, including, without limitation, amendments resulting from any Corporate Action will not constitute a Confirmation but shall be a notice only.

Termination Date]

<sup>&</sup>lt;sup>2</sup> This will be the "Initial" where the SPB Transaction is a short or long and Final Price where the SPB Transaction is an Unwind.

## **SCHEDULE 3**

## **SPB General Terms Supplement**

This SPB General Terms Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the applicable SPB Product Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB General Terms Supplement shall be construed in accordance with Clause 1 of the SPBMC.

#### General Terms:

Termination Date: The date which is five (5) calendar years after the

date of the SPBMC, unless otherwise agreed between the parties, or the final Cash Settlement Payment

Date, whichever is later

Unit: A trading unit of the Underlying (or, in the case of an

Underlying that is Custom Basket Shares, the number of Shares of each Issuer included in a single SPB

Custom Basket)

Multiplier: In respect of SPB Transactions to which Futures

Price Valuation applies, a "Multiplier" may be specified in the relevant SPB Transaction Supplement for the purpose only of informing the Counterparty of the multiplier embedded in the relevant Exchange-traded Contract. Notwithstanding any SPB Transaction Supplement, the Multiplier for the purposes of the Equity Definitions shall be 1 for all SPB Transactions. A "Multiplier" specified in any SPB Transaction Supplement is not intended to take

operative effective per the Equity Definitions.

## Equity Amounts payable by Equity Amount Payer:

Equity Amount Payer: As specified with respect to the relevant Units in the

SPB Transaction Supplement.

Number of Units: As specified with respect to the relevant Underlying in

the SPB Transaction Supplement (subject to reduction from time to time pursuant to any SPB Transaction

Unwind).

Equity Notional Amount: The product of the Initial Price and the Number of

Schedule 3 - 1

## **SCHEDULE 4**

#### PRODUCT SUPPLEMENTS

## SPB Bonds Supplement

The following terms shall apply where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Bonds.

This SPB Bonds Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the SPB General Terms Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB Bonds Supplement shall be construed in accordance with Clause 1 of the SPBMC.

## General Terms:

Issuer: The Issuer of the Bonds.

Bonds: Subject to "Additional Provisions - Conversions"

below, the Underlying specified in the relevant SPB

Transaction Supplement.

Underlying Shares: In respect only of Bonds that are exchangeable or

convertible bonds, the shares, if any, into or for which the Bonds are or may be convertible or exchangeable at a specified time, or from time to time, whether at the option of the Issuer or any

holders thereof or on a mandatory basis.

Transaction Face Amount: Number of Units multiplied by the principal amount

outstanding of a Bond on the Effective Date. The Transaction Face Amount shall be subject to reduction by the Calculation Agent on account of any

Partial Redemption.

Relevant Jurisdiction: With respect to any amount payable under an SPB

Transaction, such of the jurisdictions specified in sub-paragraphs (i), (ii) and (iii) of "Dividend/Distribution Adjustment Event" in this SPB Bonds Supplement as the Calculation Agent may determine to be material for the purposes of such payment.

Scheduled Trading Day:

(a) In respect of Bonds that are not exchangeable or

convertible bonds, not applicable; and (b) in respect

of Bonds that are exchangeable or convertible bonds, as determined in accordance with Section 1.31 of the Equity Definitions.

Bond Business Day:

Each day which is both an SPB Business Day and (if applicable) a Scheduled Trading Day.

Observation Date:

In respect of a payment under Bonds (a) that are bearer bonds, the date of such payment and (b) that are registered bonds, whichever of the record date for such payment under such Bonds (as specified by the Issuer or in the legal instrument governing the Bonds or as otherwise determined by the Calculation Agent) and the date of such payment that the Calculation Agent determines to be the more appropriate in connection with such Bonds.

Exchange:

(a) In respect of Bonds that are not exchangeable or convertible bonds, not applicable; and (b) in respect of Bonds that are exchangeable or convertible bonds, the exchange or quotation system on which the largest volume of Underlying Shares normally trade.

Related Exchange:

Not Applicable

## Equity Amounts payable by Equity Amount Payer:

Equity Amount:

Each Equity Amount shall be determined as if this SPB Transaction were a Share Transaction; provided that if the Equity Amount is payable on a Cash Settlement Payment Date falling on or after the Full Redemption Date or the Scheduled Maturity Date, the Equity Amount payable on the corresponding Cash Settlement Payment Date shall be equal to:

(i) any amounts of principal actually paid by the Issuer in cash to holders of the Bonds in the Relevant Jurisdiction on the Full Redemption Date or Scheduled Maturity Date, as applicable, in respect of Bonds with an outstanding principal amount equal to the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date or the Scheduled Maturity Date of the Bonds (prior to giving effect to such principal payment), as applicable, minus

the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date.

Synthetic Payment for Full Redemptions:

The Synthetic Payment Notional Amount for the purposes of determining a Synthetic Payment pursuant to the occurrence of a Full Redemption shall be equal to the sum of the Full Redemption Amount and any Proceeds Value determined by the Calculation Agent in connection with such Full Redemption (or that would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

## Additional Equity Amounts:

Additional Equity Amounts Payer:

As specified in the Consequences of Cash Partial Redemptions provision below.

Additional Equity Amounts Period:

The period which commences on, and includes, the Effective Date and ends on, but excludes, the final Cash Settlement Payment Date.

Additional Equity Amount:

In respect of any Partial Redemption that consists of cash (in whole or in part), the Additional Equity Amount shall be an amount equal to:

- (i) the Cash Partial Redemption Amount; minus
- (ii) the Initial Price as of the Valuation Date immediately preceding the Observation Date for such Cash Partial Redemption multiplied by the portion of the Transaction Face Amount to which such Cash Partial Redemption Amount relates (as determined by the Calculation Agent).

Additional Equity Amounts Payment Dates:

The Additional Equity Amounts Payer shall pay to the other Party any Additional Equity Amount five SPB Business Days following the related Partial Redemption Date, notwithstanding the occurrence of the final Cash Settlement Payment Date (unless the Partial Redemption Date occurs more than six months following the final Cash Settlement Payment Date, in which case the Additional Equity Amount will not be paid).

Partial Redemption:

Any repayments of principal on the Bonds or

to an obligation for either Party on account of such Non-Cash Partial Redemption which is a delivery rather than a payment obligation, and subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement.

Synthetic Payment for Partial Redemptions:

Counterparty, shall pay to Nomura a Synthetic Payment in respect of each Additional Equity Amount Payment Date. The Synthetic Payment Notional Amount for the purposes of determining such Synthetic Payment shall be equal to the sum of the Cash Partial Redemption Amount and the cash value of the Non-Cash Partial Redemption Amount, as determined by the Calculation Agent, (or as would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

#### Distribution Amounts:

Distribution Amounts Payer: Equity Amount Payer

Distribution Amounts Period: The period that commences on, and includes the

Effective Date and ends on, but excludes, the final

Cash Settlement Payment Date.

Distribution Amount: Any and all payments or distributions, including,

without limitation, interest and coupon payments and consent fees, but excluding Partial Redemption Amounts or Full Redemption Amounts, that are actually made by the Issuer to holders of the Bonds in the Relevant Jurisdiction in respect of an outstanding principal amount of the Bonds equal to the Transaction Face Amount as of the relevant Observation Date and for which the Observation Date occurs during the Distribution Amounts Period.

Actual Cash Distribution Amount: The portion of a Distribution Amount, if any, that

consists of cash.

Non-Cash Distribution Amount: That portion of a Distribution Amount, if any, that

consists of property other than cash including, without limitation, securities or other non-cash

assets.

## **SCHEDULE 1**

## **Definitions**

For the purposes of all terms under this SPBMC, the following definitions shall apply:

"Bonds" means the bonds or debt securities specified in the SPB Bonds Supplement.

"Cash Settlement Payment Date(s)" means, each Scheduled Cash Settlement Payment Date and with respect to any Units subject to an SPB Transaction Unwind each Unwind Cash Settlement Payment Date.

"Closed Market Country" means each of the People's Republic of China, India, Indonesia, Korea, Malaysia, Pakistan, Russia, Taiwan, Thailand and each other country as may be agreed in writing by the parties from time to time.

"Combined Synthetic Payment" has the meaning given to it in Clause 4 of the SPBMC.

"Corporate Action" has the meaning given to it in Clause 3.4(b) of the SPBMC.

"Currency Day Count Fraction" means, with respect to a currency, 1 divided by such denominator as the Calculation Agent may elect in order to convert the applicable benchmark overnight rate corresponding to that currency into a rate per day.

"Custom Basket Shares" means the Shares of any Issuer included in an SPB Custom Basket

"Designated Maturity" means as specified in the SPB General Terms Supplement.

"Distribution Receipt Date" means as defined in the SPB Bonds Supplement.

"Effective Date" means as specified in the relevant SPB Transaction Supplement.

"Equity Amount Payer" means as specified in the SPB General Terms Supplement.

"**Equity Definitions**" means as defined in the SPBMC.

"Equity Notional Amount" means as defined in the SPB General Terms Supplement.

"Equity Notional Reset" means as specified in the SPB General Terms Supplement.

"Ex Amount Market" means each market as determined by the Calculation Agent where the customary practice is that a holder of shares entitlement to a dividend is determined by reference to the date that the Shares have commenced trading ex-dividend on the Exchange.

"**Short Position**" means with respect to an Underlying that the Counterparty has one or more SPB Transactions where the Counterparty is the Equity Amount Payer.

"Short SPB Transaction" means with respect to an Underlying, an SPB Transaction where the Counterparty is the Equity Amount Payer.

"SPB Bonds" means an SPB Transaction that references Bonds and to which the SPB Bonds Supplement applies.

"SPB Business Day" means each day on which commercial banks and foreign exchange markets settle payments and are open for business (including dealings in foreign exchange and foreign exchange deposits) in London.

"SPB Custom Baskets" means an SPB Transaction that references a basket of Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Futures" means an SPB Transaction that references Futures and to which the SPB Index/Futures Supplement applies.

"SPB General Terms Supplement" means the general terms supplement appended at Schedule 3 hereto.

"SPB Index" means an SPB Transaction that references an Index and to which the SPB Index/Futures Supplement applies.

"SPB Product Supplement" means each of the SPB Bonds Supplement, the SPB Index/Futures Supplement and the SPB Shares/Custom Baskets Supplement appended to this SPBMC.

"SPB Product Type" means the "Product Type" specified in the relevant SPB Transaction Supplement, being SPB Bonds, SPB Futures, SPB Index, SPB Shares or SPB Custom Baskets, as applicable.

"SPB Shares" means an SPB Transaction that references Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Transaction" means an Equity Swap Transaction entered into under the terms of this SPBMC.

"SPB Transaction Request" means as defined in Clause 3.1 of the SPBMC.

"SPB Transaction Supplement" means as defined in Clause 3.2 of the SPBMC.

"SPB Transaction Unwind" means, with respect to an Underlying referenced in one or more SPB Transactions, the termination (in whole or in part) of one or more SPB Transactions in respect of that Underlying, as effected on the Termination Valuation Date

with respect to that SPB Transaction Unwind. The Underlying, number of Units and Termination Valuation Date with respect to each SPB Transaction Unwind shall be set out in an SPB Transaction Supplement.

"Spread" means as specified in the SPB General Terms Supplement.

"Synthetic Payment Adjustment" means the value specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Synthetic Payment Amount" has the meaning given to it in Clause 4 of the SPBMC.

"Synthetic Payment Notional Amount" means for the purposes of determining a Synthetic Payment Amount (i) in respect of an accepted SPB Transaction Request, the Initial Price prior to the first Valuation Date multiplied by the number of Units for the SPB Transaction with respect to that SPB Transaction Request specified in the relevant SPB Transaction Supplement, (ii) in respect of the termination of an SPB Transaction pursuant to an SPB Unwind or Clause 3.3 of the SPBMC, the Final Price determined for the purposes of such SPB Transaction Unwind or termination multiplied by the number of Units subject to such SPB Transaction Unwind or termination, (iii) in respect of the termination of an SPB Transaction other than where Sub-clause (ii) applies, the Final Price determined for the purposes of such termination multiplied by the Number of Units under that SPB Transaction as of the Termination Date; and (iv) expressed to be payable under the SPB General Terms Supplement as defined in the SPB General Terms Supplement.

"**Termination Date**" means as defined in the General Terms Supplement.

"**Termination Valuation Date**" has the meaning given to it in Clause 3.3 of the SPBMC. Other than for the purposes of Clause 3.3 of the SPBMC, a Termination Valuation Date shall not be a Valuation Date.

"Terms" means each of the following terms: the Transaction Spread, Floating Rate, Dividend/Distribution Percentage, Fee Adjustment and the Synthetic Payment Adjustment.

"Trade Date" means as specified in the relevant SPB Transaction Supplement.

"Transaction Spread" means for each SPB Transaction, the relevant Transaction Spread as defined in the SPB General Terms Supplement unless otherwise specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Type of Return" means as specified in the SPB General Terms Supplement.

"Underlying" means (i) in respect of an SPB Transaction to which Futures Price Valuation does not apply, the bonds, debt securities, index or shares specified in the relevant SPB Transaction Supplement, as applicable in each case, and (ii) in respect of SPB Transactions to which Futures Price Valuation applies, the Futures or the relevant Exchange-traded Contract relating to the Shares or Index specified in the relevant SPB Transaction Supplement, as applicable in each case.

"Underlying Currency" means the currency in which the relevant Underlying (or, in the case of Custom Basket Shares, the Shares of any Issuer included in the SPB Custom Baskets) is denominated except that if the Underlying is an Index the Underlying Currency means the relevant currency of the Index as described on the relevant Bloomberg Page or such other source as the Calculation Agent shall reasonably determine.

"Underlying Jurisdiction" means, with respect to any SPB Transaction that has an SPB Product Type of (a) SPB Shares, SPB Futures or SPB Index, the jurisdiction of incorporation of the issuer of the Underlying, and (b) SPB Custom Baskets, each of the jurisdictions of incorporation of the issuers of the Shares included in the SPB Custom Basket.

"Units" means as specified in the SPB General Terms Supplement.

"Unwind Cash Settlement Payment Date" mean 1 Settlement Cycle following each Termination Valuation Date, or if not a Currency Business Day, the next following Currency Business Day.

"U.S. Underlyings" mean publicly traded equities or exchange traded funds issued by U.S. issuers or traded on U.S. exchanges (including American depositary receipts), baskets of such equities or exchange traded funds, or regularly quoted and published third party-sponsored indices that include any of such equities or exchange traded funds.

"Valuation Date" means as specified in the relevant SPB Transaction Supplement and, if applicable, the relevant SPB Product Supplement.

"Valuation Time" means as defined in the SPB General Terms Supplement.

## **SCHEDULE 2**

## Form of SPB Transaction Supplement

This SPB Transaction Supplement is entered into between Nomura International plc ("Nomura") and [●] ("Counterparty" and, together with Nomura, the "Parties") on the Trade Date set forth below.

The purpose of this communication is to confirm the terms and conditions of the SPB Transaction entered into between Nomura and Counterparty on the Trade Date specified below. This SPB Transaction Supplement supplements, forms part of and is subject to the Synthetic Prime Brokerage Master Confirmation between the Parties dated [•], as may be amended and supplemented from time to time (the "SPBMC"), and, together with the SPBMC, the SPB General Terms Supplement, the applicable SPB Product Supplement and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" as referred to in the Agreement.

The terms of the SPB Transaction to which this SPB Transaction Supplement relates are as follows:

Product Identifier	RIC Code / ISIN	Underlying	(SPB Product) Type	Futures Price Valuation <sup>1</sup>	Multiplier	Maturity Date	Trade Date	Effective Date	Long / Short / Unwind
			[SPB Bonds] [SPB Shares] [SPB Custom Basket] [SPB Index] [SPB	[Applicable][Not Applicable]					

Schedule 2 - 1

<sup>&</sup>lt;sup>1</sup> This will be "Applicable" where the SPB Product Type is SPB Futures. Futures Price Valuation may also be applied via the SPB Transaction Supplement to SPB Shares. For SPB Custom Baskets, please insert "N/A".

Number of Units	Initial Price / Final Price <sup>2</sup>	FX Rate	Dividend / Distribution	Transaction Spread (bps)	Fee Adjustment (bps)	Related Exchange	Combined Synthetic Payment	Synthetic Payment Adjustment	Synthetic Payment Date
			Percentage				[Applicable][Not Applicable]	[•], or otherwise notified by Nomura to Counterparty from time to time in accordance with the SPBMC.	[Each Cash Settlement Payment Date] [3 Currency Business Days after the next Valuation Date defined in the SPB Bonds General Terms Supplement] [The Termination Date]

Floating Amount Payer Payment Dates	Valuation Dates	Floating Rate Option
[Each Cash Settlement Payment Date] [[1st] Business Day of each month		
and each Unwind Cash Settlement Payment Date] [Last SPB Business Day	Day] / [(a) 1st February, 1st May, 1st August and 1st November in each year	
	/	
of each month and each Unwind Cash Settlement Payment Date]		
	the Scheduled Trading Day falling one Settlement Cycle prior to the	[SGD-SIBOR-ABS]
	Termination Date]	[USD-LIBOR-ICE]
		[GBP-LIBOR-ICE]
		[EUR-EURIBOR-EBF]

## **Notifications of Calculation Agent amendments:**

Any notification of amendments by the Calculation Agent, including, without limitation, amendments resulting from any Corporate Action will not constitute a Confirmation but shall be a notice only.

<sup>&</sup>lt;sup>2</sup> This will be the "Initial" where the SPB Transaction is a short or long and Final Price where the SPB Transaction is an Unwind.

Currency) from the Underlying Currency into the Settlement Currency on the relevant Valuation Date using the Relevant Exchange Rate subject to the occurrence of an FX Disruption Event (if applicable).

The Final Price shall be inclusive of accrued interest through the relevant Valuation Date, unless the Calculation Agent determines that on the Effective Date the Bonds trade exclusive of accrued interest, in which case such Final Price will be exclusive of accrued interest.

Where the Underlying Jurisdiction is Japan, for the purposes of determining the Final Price, the Calculation Agent may take into account any closing special quote per Underlying quoted by the Exchange (tokubetsu kehaine).

The time selected by the Calculation Agent.

As specified in the relevant SPB Transaction Supplement; provided that any reference to "Scheduled Trading Day" in the definition of Valuation Dates as specified in the relevant SPB Transaction Supplement shall be construed as a reference to "Bond Business Day".

Section 6.4 of the Equity Definitions shall not apply. "Disrupted Day" means any Scheduled Trading Day on which (a) any event that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general to effect transactions in or obtain market values for the Bonds or (in the case of a Bond which is a convertible or exchangeable bond) any Underlying Shares has occurred or (b) in the case of a Bond which is a convertible or exchangeable bond, the Exchange fails to open for trading during its regular trading session. Calculation Agent shall as soon as reasonably practicable under the circumstances notify the Parties or other Party, as the case may be, of the occurrence of a Disrupted Day on any day that, but for the occurrence of a Disrupted Day, would have been a Valuation Date. Without limiting the obligation of the Calculation Agent to notify the Parties as set forth

Valuation Time:

Valuation Dates:

Disrupted Day:

the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date.

Synthetic Payment for Full Redemptions:

The Synthetic Payment Notional Amount for the purposes of determining a Synthetic Payment pursuant to the occurrence of a Full Redemption shall be equal to the sum of the Full Redemption Amount and any Proceeds Value determined by the Calculation Agent in connection with such Full Redemption (or that would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

## **Additional Equity Amounts:**

Additional Equity Amounts Payer:

Additional Equity Amounts Period:

Additional Equity Amount:

Additional Equity Amounts Payment Dates:

Partial Redemption:

As specified in the Consequences of Cash Partial Redemptions provision below.

The period which commences on, and includes, the Effective Date and ends on, but excludes, the final Cash Settlement Payment Date.

In respect of any Partial Redemption that consists of cash (in whole or in part), the Additional Equity Amount shall be an amount equal to:

- (i) the Cash Partial Redemption Amount; minus
- (ii) the Initial Price as of the Valuation Date immediately preceding the Observation Date for such Cash Partial Redemption multiplied by the portion of the Transaction Face Amount to which such Cash Partial Redemption Amount relates (as determined by the Calculation Agent).

The Additional Equity Amounts Payer shall pay to the other Party any Additional Equity Amount five SPB Business Days following the related Partial Redemption Date, notwithstanding the occurrence of the final Cash Settlement Payment Date (unless the Partial Redemption Date occurs more than six months following the final Cash Settlement Payment Date, in which case the Additional Equity Amount will not be paid).

Any repayments of principal on the Bonds or

to an obligation for either Party on account of such Non-Cash Partial Redemption which is a delivery rather than a payment obligation, and subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement.

Synthetic Payment for Partial Redemptions:

Counterparty, shall pay to Nomura a Synthetic Payment in respect of each Additional Equity Amount Payment Date. The Synthetic Payment Notional Amount for the purposes of determining such Synthetic Payment shall be equal to the sum of the Cash Partial Redemption Amount and the cash value of the Non-Cash Partial Redemption Amount, as determined by the Calculation Agent, (or as would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

## **Distribution Amounts:**

Distribution Amounts Payer: Equity Amount Payer

Distribution Amounts Period: The period that commences on, and includes the

Effective Date and ends on, but excludes, the final

Cash Settlement Payment Date.

Distribution Amount: Any and all payments or distributions, including,

without limitation, interest and coupon payments and consent fees, but excluding Partial Redemption Amounts or Full Redemption Amounts, that are actually made by the Issuer to holders of the Bonds in the Relevant Jurisdiction in respect of an outstanding principal amount of the Bonds equal to the Transaction Face Amount as of the relevant Observation Date and for which the Observation Date occurs during the Distribution Amounts Period.

Actual Cash Distribution Amount: The portion of a Distribution Amount, if any, that

consists of cash.

Non-Cash Distribution Amount: That portion of a Distribution Amount, if any, that

consists of property other than cash including, without limitation, securities or other non-cash

assets.

Consequences of Actual Cash Distribution Amounts:

The Distribution Amounts Payer shall pay the Floating Amount Payer an amount (the "Cash Distribution Amount") equal to the product of the applicable Dividend/Distribution Percentage and the Actual Cash Distribution Amount five SPB Business Days following the relevant Distribution Receipt Date, notwithstanding the occurrence of the final Cash Settlement Payment Date (unless the Distribution Receipt Date occurs more than six (6) months following the final Cash Settlement Payment Date, in which case the Cash Distribution Amount will not be paid).

Consequences of Non-Cash Distribution Amounts:

The Calculation Agent shall adjust the terms of the Transaction, effective as of the relevant Distribution Receipt Date, to account for any Non-Cash Distribution Amount(s), subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement.

Distribution Receipt Dates:

In respect of a Distribution Amount, the date on which the payment or distribution by the Issuer in respect of that Distribution Amount would have been received by holders of the Bonds in the Relevant Jurisdiction.

## **Additional Disruption Events:**

Insolvency Filing: Applicable

## **Additional Provisions:**

- (a) Conversions. This provision shall apply only in respect of Bonds that are convertible or exchangeable bonds. If the Issuer converts the Bonds of holders in the Relevant Jurisdiction, whether pursuant to a mandatory conversion or optional conversion rights of the issuer or a holder, in whole or in part, into any securities or assets other than cash (including, without limitation, any Underlying Shares) (a "Conversion"), as of any Observation Date that occurs during the period from and including the Effective Date to but excluding the final Cash Settlement Payment Date, then, subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement:
  - (i) if such conversion is in respect of less than all of the SPB Bonds

**Execution Copy** 

## SPB MASTER CONFIRMATION

This SPB Master Confirmation (this "SPBMC") is dated as of March 10, 2021. It sets out the terms and conditions on which Nomura Global Financial Products Inc. ("Nomura") agrees to provide a swap transaction facility to Archegos Fund, LP ("Counterparty" and, together with Nomura, each a "Party" and collectively the "Parties").

## 1. Definitions and Interpretation.

- 1.1 The definitions and provisions contained in the 2006 ISDA Definitions (the "Swap Definitions") and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc. ("ISDA"), are incorporated into this SPBMC and the documents comprising the Confirmation (as hereinafter defined) with respect to each SPB Transaction entered into hereunder subject as specified herein. Any capitalized term not otherwise defined herein (including in Schedule 1 hereto) shall have the meaning assigned to such term in the Definitions.
- 1.2 In the event of any inconsistency between any of the Swap Definitions, the Equity Definitions, this SPBMC, the SPB General Terms Supplement, an SPB Product Supplement, an SPB Transaction Supplement or the Jurisdiction Supplement (if applicable), the following documents will prevail in relation to the relevant Transaction in the following order of precedence: the SPB Transaction Supplement, the Jurisdiction Supplement (if applicable), the applicable SPB Product Supplement, the SPB General Terms Supplement, this SPBMC, the Equity Definitions and the Swap Definitions.
- 1.3 Any reference to a currency shall have the meaning contained in the 1998 ISDA FX and Currency Option Definitions, as published by ISDA.
- 1.4 This SPBMC supplements, forms part of, and is subject to, the ISDA Master Agreement (including the Schedule and Credit Support Annex) entered into between the Parties and dated as of March 8, 2021, as amended and supplemented from time to time (the "Agreement"). All provisions in the Agreement govern this SPBMC, except as expressly modified below.
- 1.5 For the purposes of the Definitions and for the Agreement:
  - (a) each SPB Transaction (subject to full or partial termination from time to time pursuant to any SPB Transaction Unwind) shall be a "Transaction" for the purposes of the Agreement and an Equity Swap Transaction for the purposes of the Equity Definitions; and
  - (b) the "Confirmation" with respect to each such SPB Transaction shall comprise this SPBMC, the SPB General Terms Supplement, the applicable SPB Product Supplement, the SPB Transaction Supplement relating to that SPB Transaction and, if applicable, the Jurisdiction Supplement.

## 2. Confirmation Process

## 2.1 SPB Transaction Request

(a) Counterparty may request on any Scheduled Trading Day after the date of this SPBMC that Nomura enter into an SPB Transaction or effect an SPB Transaction Unwind (each an "SPB Transaction Request"). Such SPB Transaction Request shall specify, at a minimum, the number of Units, the Underlying(s) and whether such transaction is to be

1

an SPB Transaction (and if so whether a Long SPB Transaction or a Short SPB Transaction) or an SPB Transaction Unwind.

- (b) Any SPB Transaction Request shall constitute an offer made upon the terms of this SPBMC to Nomura to enter into such SPB Transaction or effect such SPB Transaction Unwind. Counterparty may, by notice to Nomura (such notice being effective only when actually received by Nomura), revoke the offer at any time until Nomura accepts the offer.
- (c) At any time whilst the offer constituted by an SPB Transaction Request for an SPB Transaction or an SPB Transaction Unwind is outstanding Nomura may accept such SPB Transaction Request and shall promptly acknowledge acceptance of such SPB Transaction Request subject to the terms described hereinafter.

## 2.2 SPB Transaction Supplements

- (a) For each SPB Transaction entered into and SPB Transaction Unwind effected on any date Nomura will prepare and make available to Counterparty a transaction supplement substantially in the form appended at Schedule 2 (an "SPB Transaction Supplement").
- (b) Following the provision of an SPB Transaction Supplement, Counterparty shall promptly notify Nomura of any disagreements as to any terms. If Counterparty has not contacted Nomura specifying the disagreements within one (1) SPB Business Day of the day on which such SPB Transaction Supplement was made available to it then Counterparty shall be deemed to have agreed to such SPB Transaction Supplement and its terms shall be final and conclusive absent manifest error.

#### 2.3 SPB Transaction Unwinds

Under each SPB Transaction against which an SPB Transaction Unwind is applied (but only in respect of the part of that SPB Transaction which is terminated pursuant to such application), a Valuation Date shall occur (the "Termination Valuation Date"), which shall be the Scheduled Trading Day agreed between the Parties or, if no agreement has been reached between the Parties at the time of the relevant SPB Transaction Request then the Termination Valuation Date shall be determined by the Calculation Agent. The Final Price, the Cash Settlement Payment Date and Payment Date with respect to the Units of the relevant SPB Transaction(s) (or part thereof) to be unwound shall be determined in accordance with the provisions of the relevant SPB Product Supplement or Jurisdiction Supplement. The number of Units the subject of each SPB Transaction affected by an SPB Transaction Unwind shall be amended by the Calculation Agent to reflect such unwind on each applicable Termination Valuation Date.

## 2.4 Adjustments and modifications to SPB Transaction Supplements

- (a) If Nomura determines, in its good faith discretion, that any adjustments or modifications are required to any terms of any SPB Transaction Supplement, Nomura may:
  - (i) if the relevant adjustment or modification relates to any Terms, make such adjustment or modification upon at least five (5) SPB Business Days' written notification to Counterparty of the revised Terms; **provided** that (x) the foregoing is without prejudice to any right that Nomura may have to make a Price Adjustment to any SPB Transaction in accordance with the other terms hereof and (y) Nomura may make adjustments or modifications to the Terms of any Short SPB Transaction related to a security that is classified by Nomura as a hard-to-borrow or non-GC security or an index that includes any such security as a constituent upon notice to Counterparty; or

- (ii) if the relevant adjustment or modification relates to any other term of an SPB Transaction Supplement, make the relevant adjustment or modification to the relevant SPB Transaction Supplement and make an amended and restated version of such SPB Transaction Supplement available to Counterparty.
- (b) Any notification of amendments to an SPB Transaction made by the Calculation Agent to the Parties, including, without limitation, amendments resulting from any Merger Events, Tender Offers, other Extraordinary Events or Potential Adjustment Events (each a "Corporate Action"), will (notwithstanding that such amendments may be notified in an amended and restated SPB Transaction Supplement) not constitute an SPB Transaction Supplement but shall be a notice only (and accordingly clause 2.4(c) shall not apply thereto).
- (c) Following the provision of an amended and restated SPB Transaction Supplement or any adjustment or modification to Terms pursuant to Clause 2.4(a) above, Counterparty shall promptly notify Nomura of any disagreements as to any terms. If Counterparty has not contacted Nomura specifying the disagreements within three (3) SPB Business Days of the day on which such amended and restated SPB Transaction Supplement was made available to it (or, if earlier, the latest day by which the relevant Transaction must be confirmed in accordance with Applicable Law), then Counterparty shall be deemed to have agreed to such amended and restated SPB Transaction Supplement and its terms shall be final and conclusive absent manifest error.

#### 2.5 Early Termination

Nomura may, in its sole discretion, by giving at least five SPB Business Days' prior written notice to Counterparty (or such lesser period if required to comply with Applicable Law), terminate any outstanding SPB Transactions at a reasonable market rate determined by the Calculation Agent as if Counterparty had made and Nomura had accepted an SPB Transaction Request in respect of an SPB Transaction Unwind in relation to those SPB Transactions on the day such notice is effective.

## 3. Synthetic Payment.

Counterparty shall pay to Nomura a Synthetic Payment (a) for each accepted SPB Transaction Request, (b) in respect of each termination (whether under its terms or otherwise) of an SPB Transaction and (c) as otherwise specified in the applicable SPB Product Supplement. A Synthetic Payment shall be calculated by Nomura and will be equal to the product of the Synthetic Payment Adjustment and the Synthetic Payment Notional Amount ("Synthetic Payment Amount"). If Combined Synthetic Payment is specified as "Not Applicable" in the relevant SPB Transaction Supplement, Counterparty shall pay all Synthetic Payment Amounts that have accrued but remain unpaid since the previous Synthetic Payment Date on the following Synthetic Payment Date. If Combined Synthetic Payment is specified as "Applicable" in the relevant SPB Transaction Supplement, then such Synthetic Payment Amounts will be included in the Initial Price and Final Price stated in the relevant SPB Transaction Supplement.

## 4. Margin.

With respect to any SPB Transaction, an Independent Amount with respect to the Counterparty shall be applicable, which Independent Amount shall be determined as follows: (a) if the parties have agreed that SPB Transactions will be margined in accordance with a rules-based margin methodology provided by Nomura to the Counterparty from time to time (the "Margin Methodology"), an amount equal to the Equity Value multiplied by a margin rate determined by Nomura in accordance with the Margin Methodology (which Independent Amount may be specified as an aggregate amount in respect of all SPB Transactions and/or other margin positions

IN WITNESS WHEREOF the Parties have executed this document with effect from the date specified on the first page of this document.

NOMURA GLOBAL FINANCIAL PRODUCTS INC.

Ву:

Name:

Joshual Kurek

Title:

/Authorized Representative

ARCHEGOS FUND, LP

By:

Name:

Sung Kook Hwang

Title:

Managing Member of the General Partner

Nomura Global Financial Products Inc. / Archegos Fund, LP SPB Master Confirmation "Lender" means, with respect to an SPB Transaction, any third party entity whom the Calculation Agent determines is engaged in securities lending transactions with Nomura or any of its Affiliates in connection with the SPB Transaction (including on a portfolio basis) involving securities identical or equivalent to (or involving securities of the same issuer in respect of) the relevant Underlying.

"Long Position" means with respect to an Underlying that the Counterparty has one or more SPB Transactions where the Counterparty is the Floating Amount Payer.

**"Long SPB Transaction"** means with respect to an Underlying, an SPB Transaction where the Counterparty is the Floating Amount Payer.

"Multiple Exchange Index" means, in relation to an SPB Transaction, an Index to which the Calculation Agent determines the provisions of the SPB Index/Futures Supplement relating to "Multiple Exchange Indices" shall apply.

"Open Market Country" means any country that is not a Closed Market Country.

"Record Amount Market" means each market as determined by the Calculation Agent where the customary practice is that a holder of shares entitlement to a dividend is determined by reference to the applicable record date for such dividend.

"Relevant Exchange Rate" means the exchange rate for converting one unit of the relevant Underlying Currency into 1 unit of the Settlement Currency at a time on the relevant date as determined by the Calculation Agent in a commercially reasonable manner.

"Scheduled Cash Settlement Payment Date" means 1 Settlement Cycle following each Valuation Date, or if not a Currency Business Day, the next following Currency Business Day.

**"Short Position"** means with respect to an Underlying that the Counterparty has one or more SPB Transactions where the Counterparty is the Equity Amount Payer.

**"Short SPB Transaction"** means with respect to an Underlying, an SPB Transaction where the Counterparty is the Equity Amount Payer.

"SPB Bonds" means an SPB Transaction that references Bonds and to which the SPB Bonds Supplement applies.

"SPB Business Day" means each day on which commercial banks and foreign exchange markets settle payments and are open for business (including dealings in foreign exchange and foreign exchange deposits) in London.

**"SPB Custom Baskets"** means an SPB Transaction that references a basket of Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Futures" means an SPB Transaction that references Futures and to which the SPB Index/Futures Supplement applies.

"SPB Index" means an SPB Transaction that references an Index and to which the SPB Index/Futures Supplement applies.

**"SPB Product Supplement"** means each of the SPB Bonds Supplement, the SPB Index/Futures Supplement and the SPB Shares/Custom Baskets Supplement appended to this SPBMC.

**"SPB Product Type"** means the "Product Type" specified in the relevant SPB Transaction Supplement, being SPB Bonds, SPB Futures, SPB Index, SPB Shares or SPB Custom Baskets, as applicable.

**"SPB Shares"** means an SPB Transaction that references Shares and to which the SPB Shares/Custom Baskets Supplement applies.

"SPB Transaction" means an Equity Swap Transaction entered into under the terms of this SPBMC.

"SPB Transaction Unwind" means, with respect to an Underlying referenced in one or more SPB Transactions, the termination (in whole or in part) of one or more SPB Transactions in respect of that Underlying, as effected on the Termination Valuation Date with respect to that SPB Transaction Unwind, The Underlying, number of Units and Termination Valuation Date with respect to each SPB Transaction Unwind shall be set out in an SPB Transaction Supplement.

**"Synthetic Payment Adjustment"** means the value specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Synthetic Payment Notional Amount" means for the purposes of determining a Synthetic Payment Amount (i) in respect of an accepted SPB Transaction Request, the Initial Price prior to the first Valuation Date multiplied by the number of Units for the SPB Transaction with respect to that SPB Transaction Request specified in the relevant SPB Transaction Supplement, (ii) in respect of the termination of an SPB Transaction pursuant to an SPB Unwind or Clause 2.3 of the SPBMC, the Final Price determined for the purposes of such SPB Transaction Unwind or termination multiplied by the number of Units subject to such SPB Transaction Unwind or termination, (iii) in respect of the termination of an SPB Transaction other than where Sub-clause (ii) applies, the Final Price determined for the purposes of such termination multiplied by the Number of Units under that SPB Transaction as of the Termination Date and expressed to be payable under the SPB Transaction Supplement.

"Termination Valuation Date" has the meaning given to it in Clause 2.3 of the SPBMC. Other than for the purposes of Clause 2.3 of the SPBMC, a Termination Valuation Date shall not be a Valuation Date.

"Terms" means each of the following terms: the Transaction Spread, Floating Rate, Dividend/Distribution Percentage, Fee Adjustment and the Synthetic Payment Adjustment.

"Transaction Spread" means for each SPB Transaction, the relevant Transaction Spread as specified in the relevant SPB Transaction Supplement, as may be adjusted by Nomura from time to time in accordance with the provisions of the SPBMC in relation to the Terms.

"Underlying" means (i) in respect of an SPB Transaction to which Futures Price Valuation does not apply, the bonds, debt securities, index or shares specified in the relevant SPB Transaction Supplement, as applicable in each case, and (ii) in respect of SPB Transactions to which Futures Price Valuation applies, the Futures or the relevant Exchange-traded Contract relating to the Shares or Index specified in the relevant SPB Transaction Supplement, as applicable in each case.

"Underlying Currency" means the currency in which the relevant Underlying (or, in the case of Custom Basket Shares, the Shares of any Issuer included in the SPB Custom Baskets) is denominated except that if the Underlying is an Index the Underlying Currency means the relevant currency of the Index as described on the relevant Bloomberg Page or such other source as the Calculation Agent shall reasonably determine.

"Underlying Jurisdiction" means, with respect to any SPB Transaction that has an SPB Product Type of (a) SPB Shares, SPB Futures or SPB Index, the jurisdiction of incorporation of the issuer of the Underlying, and (b) SPB Custom Baskets, each of the jurisdictions of incorporation of the issuers of the Shares included in the SPB Custom Basket.

"Unwind Cash Settlement Payment Date" mean 1 Settlement Cycle following each Termination Valuation Date, or if not a Currency Business Day, the next following Currency Business Day,

## SCHEDULE 2

#### Form of SPB Transaction Supplement

This SPB Transaction Supplement is entered into between Nomura Global Financial Products Inc. ("Nomura") and Counterparty ("Counterparty" and, together with Nomura, the "Parties") on the Trade Date set forth below.

The purpose of this communication is to confirm the terms and conditions of the SPB Transaction entered into between Nomura and Counterparty on the Trade Date specified below. This SPB Transaction Supplements, forms part of and is subject to the SPB Master Confirmation between the Parties dated as of [•], as may be amended and supplemented from time to time (the "SPBMC"), and, together with the SPBMC, the SPB General Terms Supplement, the applicable SPB Product Supplement and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" as referred to in the Agreement.

The terms of the SPB Transaction to which this SPB Transaction Supplement relates are as follows:

Floating Amount Payer Payment Dates	Valuation Dates	Floating Rate Option	Combined Synthetic	Margin Percentage
[Each Cash Settlement Payment Date] [[1st] Business Day of each month and each Unwind Cash Settlement Payment Date] [Last SPB Business Day of each month and	[•] / [1st Scheduled Trading Day of each month] / [Each Scheduled Trading Day] / [(a) 1st February, 1st May, 1st August and 1st November in each year from the Effective Date to the Termination Date, or in each	[AUD-SWAP OIS-RBA] [HIBOR-HKAB] [JPY-LIBOR-ICE] [NZD-OCR-RBNZ]	Payment [Applicable][Not Applicable]	Wai giii i ci centage
each Unwind Cash Settlement Payment Date]	case if not a Scheduled Trading Day, the next following Scheduled Trading Day and (b) the Scheduled Trading Day falling one Settlement Cycle prior to the Termination Date]	[USD-LIBOR-ICE]		

Product Identifier	RIC Code / ISIN	Underlying	SPB Product Type	Trade Date	Effective Date	Long / Short / Unwind	Futures Price Valuation <sup>1</sup>	Multiplier <sup>2</sup>	Maturity Date <sup>3</sup>
			[SPB Bonds] [SPB Shares] [SPB Custom [Basket] <sup>4</sup> [SPB				[Applicable][Not Applicable]		

The information provided to you as counterparty to an SPB Master Confirmation (the "Information" and the "Counterparty" respectively) in relation to any custom baskets of shares or other relevant financial instruments created by Nomura International plc (an "NIP Custom Basket"), is provided by the Prime Finance department of Nomura International plc ("NIP"). NIP is authorised by the Prudential Regulation Authority ("PRA"), regulated by the UK Financial Conduct Authority and the PRA and is a member of the London Stock Exchange.

For the avoidance of doubt and without limitation, Information shall include: (i) any materials relating to the NIP Custom Basket; and (ii) in particular, the level(s) of any such NIP Custom Baskets or the level(s) of transaction(s) linked to the NIP Custom Basket which may be published or communicated by NIP from time to time (including on any page, platform or source, such as Bloomberg) and any corresponding page ticker or identifier (such level and/or ticker together, the "Level")).

Information relating to the NIP Custom Basket (or any part of it) is confidential and has been furnished solely for the Counterparty's information, it should be held in complete and strict confidence, and must not be referred to, disclosed, transmitted, reproduced or redistributed, in whole or in part, to another person. By receiving such Information the Counterparty agrees and represents that, (a) unless the Counterparty first obtains written consent from NIP, the Counterparty shall not disclose the Level to any person (including any of the Counterparty's affiliates or group companies) other than those of the Counterparty's own directors, officers and employees whose knowledge of such information is strictly necessary for these purposes and (b) the Counterparty shall inform NIP immediately upon becoming aware of any suspected or actual breach of this requirement. Neither

<sup>&</sup>lt;sup>1</sup> This will be "Applicable" where the SPB Product Type is SPB Futures. Futures Price Valuation may also be applied via the SPB Transaction Supplement to SPB Shares. For SPB Custom Baskets, please insert "N/A".

<sup>&</sup>lt;sup>2</sup> This will be "Applicable" where the SPB Product Type is SPB Futures. Futures Price Valuation may also be applied via the SPB Transaction Supplement to SPB Shares. For SPB Custom Baskets, please insert "N/A".

<sup>&</sup>lt;sup>3</sup> This will be "Applicable" where the SPB Product Type is SPB Futures. Futures Price Valuation may also be applied via the SPB Transaction Supplement to SPB Shares. For SPB Custom Baskets, please insert "N/A".

<sup>&</sup>lt;sup>4</sup> Where the Product Type is SPB Custom Basket, the following shall apply:

			Index] [SPB Futures]				
Number of Units	Initial Price /	FX Rate	Synthetic	Dividend /	Transaction	Fee Adjustment	Related
	Final Price <sup>5</sup>		<b>Payment</b>	Distribution	Spread (bps)	(bps)	Exchange
			Adjustment	Percentage			
			[•], or otherwise notified by Nomura to				
			Counterparty from time to time				
			in accordance with the SPBMC.				

## **Notifications of Calculation Agent amendments:**

Any notification of amendments by the Calculation Agent, including, without limitation, amendments resulting from any Corporate Action will not constitute a Confirmation but shall be a notice only.

the Custom Baskets nor Levels are administered as a benchmark for the purposes of the European Benchmark Regulation (EU) 2016/1011 ("EU BMR")) or the Benchmarks (Amendment and Transitional Provisions) (EU Exit) Regulations 2019 ("UK BMR")).

Unless otherwise agreed in writing between the Counterparty and NIP, the Counterparty shall not use any information, NIP Custom Baskets or Levels in any manner which would amount to the use of such information or Levels as a benchmark within the scope of the EU BMR, UK BMR, or within the scope of the IOSCO Principles for Financial Benchmarks, which for the avoidance of doubt includes, use of information, NIP Custom Baskets or Levels: 1. As reference for the issuance of a financial instrument; 2. As reference for the determination of the amount payable under a financial instrument or a financial contract; 3. As reference by a party to a financial contract; and 4. For measuring the performance of an investment fund.

This will be the "Initial" where the SPB Transaction is a short or long and Final Price where the SPB Transaction is an Unwind

Schedule 2 - 3

#### **SCHEDULE 3**

## **SPB General Terms Supplement**

This SPB General Terms Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the applicable SPB Product Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB General Terms Supplement shall be construed in accordance with Clause 1 of the SPBMC.

#### General Terms:

Termination Date: For each SPB Transaction (a) as specified in the relevant SPB

Transaction Supplement, subject to adjustment in accordance with Following Business Day Convention; and (b) if a Termination Date is not specified, the final Cash Settlement

Payment Date in respect of that SPB Transaction.

Unit: A trading unit of the Underlying (or, in the case of an

Underlying that is Custom Basket Shares, the number of Shares

of each Issuer included in a single SPB Custom Basket)

Multiplier: In respect of SPB Transactions to which Futures Price

Valuation applies, a "Multiplier" may be specified in the relevant SPB Transaction Supplement for the purpose only of informing the Counterparty of the multiplier embedded in the relevant Exchange-traded Contract. Notwithstanding any SPB Transaction Supplement, the Multiplier for the purposes of the Equity Definitions shall be 1 for all SPB Transactions. A "Multiplier" specified in any SPB Transaction Supplement is not intended to take operative effective per the Equity

Definitions.

## **Equity Amounts payable by Equity Amount Payer:**

Equity Amount Payer: As specified with respect to the relevant Units in the SPB

Transaction Supplement. If a Long SPB Transaction, then the Equity Amount Payer shall be Nomura, and if a Short SPB Transaction, then the Equity Amount Payer shall be

Counterparty.

Number of Units: As specified with respect to the relevant Underlying in the SPB

Transaction Supplement (subject to reduction from time to time

pursuant to any SPB Transaction Unwind).

Equity Notional Amount: The product of the Initial Price and the Number of Units

(subject to any SPB Transaction Unwind).

Equity Notional Reset: Applicable

Type of Return: As specified in the relevant SPB Transaction Supplement;

provided, however, that if Type of Return is not specified in the relevant SPB Transaction Supplement, it shall be Total Return unless the relevant SPB Transaction references an Index, in which case the Type of Return shall be Price Return. Section 8.6(b) of the Equity Definitions shall be amended so that

Schedule 3 - 1

#### **SCHEDULE 4**

## PRODUCT SUPPLEMENTS

## **SPB Bonds Supplement**

The following terms shall apply where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Bonds.

This SPB Bonds Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the SPB General Terms Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB Bonds Supplement shall be construed in accordance with Clause 1 of the SPBMC.

## **General Terms:** Issuer: The Issuer of the Bonds. Bonds: Subject to "Additional Provisions - Conversions" below, the Underlying specified in the relevant SPB Transaction Supplement. **Underlying Shares:** In respect only of Bonds that are exchangeable or convertible bonds, the shares, if any, into or for which the Bonds are or may be convertible or exchangeable at a specified time, or from time to time, whether at the option of the Issuer or any holders thereof or on a mandatory basis. Transaction Face Amount: Number of Units multiplied by the principal amount outstanding of a Bond on the Effective Date. The Transaction Face Amount shall be subject to reduction by the Calculation Agent on account of any Partial Redemption. With respect to any amount payable under an SPB Transaction, Relevant Jurisdiction: such of the jurisdictions specified in sub-paragraphs (i), (ii) and (iii) of "Dividend/ Distribution Adjustment Event" in this SPB Bonds Supplement as the Calculation Agent may determine to be material for the purposes of such payment. (a) In respect of Bonds that are not exchangeable or convertible Scheduled Trading Day: bonds, not applicable; and (b) in respect of Bonds that are exchangeable or convertible bonds, as determined in accordance with Section 1.31 of the Equity Definitions. Each day which is both an SPB Business Day and (if Bond Business Day: applicable) a Scheduled Trading Day. In respect of a payment under Bonds (a) that are bearer bonds, Observation Date: the date of such payment and (b) that are registered bonds, whichever of the record date for such payment under such

SPB Bonds Supplement - 1

Bonds (as specified by the Issuer or in the legal instrument governing the Bonds or as otherwise determined by the Calculation Agent) and the date of such payment that the Calculation Agent determines to be the more appropriate in connection with such Bonds.

Exchange:

(a) In respect of Bonds that are not exchangeable or convertible bonds, not applicable, and (b) in respect of Bonds that are exchangeable or convertible bonds, the exchange or quotation system on which the largest volume of Underlying Shares normally trade.

Related Exchange:

Not Applicable

#### **Equity Amounts payable by Equity Amount Payer:**

**Equity Amount:** 

Each Equity Amount shall be determined as if this SPB Transaction were a Share Transaction; provided that if the Equity Amount is payable on a Cash Settlement Payment Date falling on or after the Full Redemption Date or the Scheduled Maturity Date, the Equity Amount payable on the corresponding Cash Settlement Payment Date shall be equal to:

- (i) any amounts of principal actually paid by the Issuer in cash to holders of the Bonds in the Relevant Jurisdiction on the Full Redemption Date or Scheduled Maturity Date, as applicable, in respect of Bonds with an outstanding principal amount equal to the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date or the Scheduled Maturity Date of the Bonds (prior to giving effect to such principal payment), as applicable, minus
- (ii) the Initial Price multiplied by the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date or as of the Scheduled Maturity Date of the Bonds (prior to giving effect to such principal payment), as applicable.

Cash Settlement Payment Dates:

Notwithstanding the definition of Cash Settlement Payment Dates in Schedule 1 of the SPMBC, if the Observation Date with respect to the Scheduled Maturity Date or the Full Redemption Date occurs on or prior to the date that would (but for this proviso) have been the final Cash Settlement Payment Date (the "Scheduled Final Cash Settlement Payment Date"), such Cash Settlement Payment Date shall not occur, and instead the final Cash Settlement Payment Date shall occur five SPB Business Days following the Scheduled Maturity Date or the Full Redemption Date (as the case may be).

Initial Price:

(i) Prior to and on the first Valuation Date, the Initial Price shall be a price per Unit of the relevant Underlying determined by the Calculation Agent acting in a commercially reasonable manner, as converted (where the Underlying Currency is different from the Settlement Currency) from the Underlying Currency into the Settlement Currency on the Effective Date or relevant Valuation Date, as applicable, using the Relevant Exchange Rate subject to the occurrence of an FX Disruption Event (if applicable); and

to notify the Parties of the occurrence of a Disrupted Day shall not affect the validity of the occurrence and effect of such Disrupted Day on any SPB Transaction to which this SPB Bonds Supplement applies.

Consequences of a Disrupted Day:

Section 6.6 of the Equity Definitions shall not apply. If any Valuation Date (other than a Valuation Date occurring pursuant to sub-paragraph (a) of the definition thereof in this SPB Bonds Supplement) is a Disrupted Day, then such Valuation Date shall be the first succeeding Bond Business Day that is not a Disrupted Day; provided that if such Valuation Date has not occurred as of the Valuation Time on the eighth Bond Business Day immediately following the date which, but for the occurrence of the event causing the Disrupted Day, would have been such Valuation Date, then (1) that eighth Bond Business Day shall be deemed to be such Valuation Date, and (2) the Calculation Agent shall determine its good faith estimate of the value of the Bonds (inclusive of accrued interest through such eighth Bond Business Day, unless the Calculation Agent determines that on such day the Bonds then trade exclusive of accrued interest), on that eighth Bond Business Day (and such value shall be the Final Price for such Value Date).

Full Redemption Date:

The date, if any, on which the Issuer pays all holders of the Bonds in the Relevant Jurisdiction in respect of the entire then outstanding principal amount of the Bonds held by such holders in cash (a "Full Redemption") in respect of an Observation Date that occurs during the period extending from and including the Effective Date to but excluding the Scheduled Final Cash Settlement Payment Date.

Scheduled Maturity Date:

The date on which the Bonds are scheduled to be redeemed in full (without taking into account any provisions in their terms and conditions relating to the early redemption or acceleration of the Bonds).

Full Redemption Amount:

The amount of principal actually paid by the Issuer in cash on the Full Redemption Date to holders of the Bonds in the Relevant Jurisdiction in respect of Bonds with an outstanding principal amount equal to the Transaction Face Amount as of the Observation Date relating to the Full Redemption Date.

Synthetic Payment for Full Redemptions:

The Synthetic Payment Notional Amount for the purposes of determining a Synthetic Payment pursuant to the occurrence of a Full Redemption shall be equal to the sum of the Full Redemption Amount and any Proceeds Value determined by the Calculation Agent in connection with such Full Redemption (or that would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

**Additional Equity Amounts:** 

Additional Equity Amounts Payer: As specified in the Consequences of Cash Partial Redemptions

provision below.

If the Additional Equity Amount is negative, the Floating Amount Payer shall pay the absolute value of the related Additional Equity Amount to the Equity Amount Payer on the relevant Additional Equity Amounts Payment Date.

Consequences of Non-Cash Partial Redemption:

The Calculation Agent shall adjust the terms of the Transaction, as it reasonably deems appropriate, to account for any Non-Cash Partial Redemption(s), but without giving rise to an obligation for either Party on account of such Non-Cash Partial Redemption which is a delivery rather than a payment obligation, and subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement.

Synthetic Payment for Partial Redemptions:

Counterparty shall pay to Nomura a Synthetic Payment in respect of each Additional Equity Amount Payment Date. The Synthetic Payment Notional Amount for the purposes of determining such Synthetic Payment shall be equal to the sum of the Cash Partial Redemption Amount and the cash value of the Non-Cash Partial Redemption Amount, as determined by the Calculation Agent (or as would have been so determined if "Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date" had applied thereto).

#### **Distribution Amounts:**

Distribution Amounts Payer: Equity Amount Payer

Distribution Amounts Period: The period that commences on, and includes the Effective Date

and ends on, but excludes, the final Cash Settlement Payment

Date.

Distribution Amount: Any and all payments or distributions, including, without

limitation, interest and coupon payments and consent fees, but excluding Partial Redemption Amounts or Full Redemption Amounts, that are actually made by the Issuer to holders of the Bonds in the Relevant Jurisdiction in respect of an outstanding principal amount of the Bonds equal to the Transaction Face Amount as of the relevant Observation Date and for which the Observation Date occurs during the Distribution Amounts

Period.

Actual Cash Distribution Amount: The portion of a Distribution Amount, if any, that consists of

cash.

Non-Cash Distribution Amount: That portion of a Distribution Amount, if any, that consists of

property other than cash including, without limitation, securities

or other non-cash assets.

Consequences of Actual Cash

Distribution Amounts:

The Distribution Amounts Payer shall pay the Floating Amount Payer an amount (the "Cash Distribution Amount") equal to the product of the applicable Dividend/Distribution Percentage and the Actual Cash Distribution Amount five SPB Business Days following the relevant Distribution Receipt Date,

notwithstanding the occurrence of the final Cash Settlement Payment Date (unless the Distribution Receipt Date occurs more than six (6) months following the final Cash Settlement Payment Date, in which case the Cash Distribution Amount will not be paid).

Consequences of Non-Cash Distribution Amounts:

The Calculation Agent shall adjust the terms of the Transaction, effective as of the relevant Distribution Receipt Date, to account for any Non-Cash Distribution Amount(s), subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement.

Distribution Receipt Dates:

In respect of a Distribution Amount, the date on which the payment or distribution by the Issuer in respect of that Distribution Amount would have been received by holders of the Bonds in the Relevant Jurisdiction.

## **Additional Disruption Events:**

Insolvency Filing: Applicable

#### **Additional Provisions:**

- (a) Conversions. This provision shall apply only in respect of Bonds that are convertible or exchangeable bonds. If the Issuer converts the Bonds of holders in the Relevant Jurisdiction, whether pursuant to a mandatory conversion or optional conversion rights of the issuer or a holder, in whole or in part, into any securities or assets other than cash (including, without limitation, any Underlying Shares) (a "Conversion"), as of any Observation Date that occurs during the period from and including the Effective Date to but excluding the final Cash Settlement Payment Date, then, subject to the "Non-Cash Distributions and Redemptions Occurring Following the Final Valuation Date" provision of this SPB Bonds Supplement:
  - (i) if such conversion is in respect of less than all of the SPB Bonds then outstanding, then this SPB Transaction shall become an SPB Transaction with respect to the Bonds and such other securities or such other assets, or any combination of the foregoing, as applicable, and the Calculation Agent shall adjust the terms of such SPB Transaction as it reasonably deems appropriate to account for such conversion; and
  - (ii) if such conversion is in respect of all of the Bonds then outstanding, then this SPB Transaction shall become an SPB Transaction with respect to such other securities or such other assets, or any combination of the foregoing, as applicable, and the Calculation Agent shall adjust the terms of such SPB Transaction as it reasonably deems appropriate to account for such conversion.
- Non-Cash Distributions, Redemptions and Conversions Occurring Following the Final Valuation Date. Notwithstanding anything to the contrary in this SPB Bonds Supplement, if the Observation Date for any Non-Cash Distribution Amount, Non-Cash Partial Redemption or Conversion occurs during the period from and including the final Valuation Date to but excluding the final Cash Settlement Payment Date for an SPB Transaction, then in lieu of making adjustments described under the headings "Consequences of Non-Cash Distribution Amounts", "Consequences of Non-Cash Partial Redemptions" and "Conversions", (i) the Calculation Agent shall determine a cash value of the proceeds (the "Proceeds Value") that would be received by a holder in the Relevant Jurisdiction of Bonds with an outstanding principal amount equal to the Transaction Face

## SPB Shares/Custom Baskets Supplement

The following terms shall apply where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares or SPB Custom Baskets.

This SPB Shares/Custom Baskets Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the SPB General Terms Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB Shares/Custom Baskets Supplement shall be construed in accordance with Clause 1 of the SPBMC.

#### **General Terms:**

Futures Price Valuation:

Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares, as specified in the relevant SPB Transaction Supplement, provided that, for purposes hereof, Section 6.8 of the Equity Definitions shall be amended by deleting references to "Index" and "Index Transaction" and replacing them with references to "Share" and "Share Transaction" respectively, and that the words "level of the relevant Index" in Section 6.8(e) of the Equity Definitions shall be deleted and replaced with the words "price of the relevant Shares as determined by the Calculation Agent".

Shares:

Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares: (a) If Futures Price Valuation applies, the share that underlies the Exchange-traded Contract; (b) if Futures Price Valuation does not apply, the Underlying.

**Exchange-traded Contract:** 

Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares: (a) if Futures Price Valuation applies, the Underlying; (b) if Futures Price Valuation does not apply, Not Applicable.

Exchange:

- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares, the exchange or quotation system identified by the Exchange Reuters ID Number in the SPB Transaction Supplement; or
- (b) where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Custom Baskets, each exchange or quotation system on which the largest volume of Shares of each Issuer included in the SPB Custom Basket normally trade.

Related Exchange:

- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Shares, All Exchanges;
- (b) where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Custom Baskets, each exchange or quotation system where trading has a material effect (as determined by the Calculation Agent) on the overall market for futures or options contracts relating to the Shares of each Issuer included in the SPB Custom Basket; or

SPB Shares/Custom Baskets Supplement - 1

## SPB Index/Futures Supplement

The following terms shall apply where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Index or SPB Futures.

This SPB Index/Futures Supplement supplements, forms part of and is subject to the SPBMC and, together with the SPBMC, the SPB General Terms Supplement, the relevant SPB Transaction Supplement (as each such term is defined in the SPBMC) and the Jurisdiction Supplement (if applicable) constitutes a "Confirmation" with respect to the relevant SPB Transaction as referred to in the Agreement. This SPB Index/Futures Supplement shall be construed in accordance with Clause 1 of the SPBMC.

#### **General Terms:**

Futures Price Valuation:

- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Futures, applicable; or
- (b) where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Index, as specified in the relevant SPB Transaction Supplement.
- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Futures, the Index will be the index that underlies the Exchange-traded Contract. The Calculation Agent shall determine whether the Index is a Multiple Exchange Index; or
- (b) where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Index, (i) if Futures Price Valuation applies, the index that underlies the Exchange-traded Contract; or (ii) if Futures Price Valuation does not apply, the Underlying.
- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Futures, the Underlying; or
- (b) where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Index, (i) if Futures Price Valuation applies, the Underlying; or (ii) if Futures Price Valuation does not apply, Not Applicable.
- (a) If the Index is not a Multiple Exchange Index, the exchange or quotation system identified by the Exchange Reuters ID Number and (b) if the Index is a Multiple Exchange Index, with respect to each Component Security, the stock exchange where that Component Security is principally traded.
- (a) Where the SPB Transaction Supplement specifies that the SPB Product Type for an SPB Transaction is SPB Futures and the Underlying Jurisdiction in an Open Market Country, if the Exchange Traded Contract is an option contract or futures contract on the Index, the stock or futures exchange where such options contract or futures contract is principally traded;
- (b) where the SPB Transaction Supplement specifies that

Index:

**Exchange-traded Contract:** 

Exchange:

Related Exchange:



# Portfolio Swap Master Confirmation

This Master Confirmation is dated as of February 4, 2020 and is subject to the ISDA Master Agreement between (UBS AG (UBS)) and the Counterparty named below dated as of February 4, 2020 as amended and supplemented from time to time (the Master Agreement).

Counterparty ARCHEGOS FUND, LP

Address c/o Archegos Capital Management, LP

888 Seventh Avenue, 38th Floor

New York, NY 10019

Phone 212.271,2012

Attention Scott V. Becker

Execution

Signed for and on behalf of UBS by:

Signature Signature Abigail Clark

Date Director

02 44 2020

Signed for and on behalf of Counterparty by:

Signature

Name

Date Fil 5 Colo

Signature

Name Date

Signati

Name

Date

#### INTRODUCTION

## 1 DEFINITIONS AND INTERPRETATION

- 1.1 Incorporation by Reference: This Master Confirmation constitutes a Confirmation under the Master Agreement and incorporates by reference:
  - (a) the 2002 ISDA Equity Derivatives Definitions (as supplemented by the 2007 Full Lookthrough Depository Receipt Supplement) (Equity Definitions); and
  - (b) the 2006 ISDA Definitions (together with the Equity Definitions, the **Definitions**).
- 1.2 Sections: References to "Sections" are to sections in the Equity Definitions.
- 1.3 Capitalised Terms: Capitalised terms not otherwise defined herein are defined in the Definitions.

#### 2 COVERED TRANSACTIONS

- 2.1 Covered Transactions: Unless agreed otherwise at the time of trading each Equity Swap Transaction, Index Swap Transaction and Basket Swap Transaction entered into between Counterparty and UBS on or after the date of this Master Confirmation will be a Covered Transaction subject to this Master Confirmation.
- 2.2 **Separate Transactions**: Each Covered Transaction is a separate Transaction for the purposes of the Master Agreement.

## 3 AMENDMENTS

- 3.1 Without limiting either party's termination and partial termination rights under any Covered Transaction the parties may agree at any time to change the terms of any Covered Transaction, including changing which party is the Equity Amount Payer (as defined in the Equity Derivatives Definitions) and which is the Floating Amount Payer (as defined in the ISDA Definitions).
- 3.2 Where the parties agree to do so, such amendments will be confirmed in the Activity Report by an entry in respect of the relevant Covered Transaction in which "Resize" will be specified as the "Event Type".

## 4 CONFIRMATION PROCESS

- 4.1 Reports: We will prepare and send to you the following Reports which will be part of and subject to this Master Confirmation:
  - (a) Activity Report: a daily swap synthetic transaction activity report for all Covered Transactions;
  - (b) Swap Supplement: a daily swap economics confirmation;
  - (c) Basket Swap Notifications: in the case of any Basket Swap Transaction, the Basket Swap Notification described in the "Basket Swap" section of this Master Confirmation.
- 4.2 Transmission of Reports: We will send relevant Reports to you electronically within 1 Local Business Day of the relevant Trade Date, Termination Date or amendment date.
  - (a) **Discrepancies**: It is your responsibility to review each Report and notify us of any discrepancy.
  - (b) No Signatures. Signatures are not required from either party.
  - (c) Deemed Consent: Unless you have notified us of an objection, you will be deemed to have accepted the terms set out in each Report on the earlier of (i) 3 Local Business Days following receipt and (ii) such shorter period as may be required by Applicable Law.

#### SPECIFIC UNDERLIER TERMS

## **Equity Swap Transactions**

Shares As specified in the Activity Report under the heading "Instrument Name".

"Shares" may include convertible bonds (Bonds) and exchange-traded contracts.

Equity Notional Amount For each Valuation Date:

Number of Shares \* Initial Price, converted where necessary in accordance with

the FX Provisions.

Number of Shares The "Quantity" specified in the Activity Report.

Share Adjustments (a) Method of Adjustment: Calculation Agent Adjustment.

(b) Consequences of Merger Events:

(i) Share-for-Share: Alternative Obligation.

(ii) Share-for-Other: Calculation Agent Adjustment.

(iii) Share-for-Combined: Component Adjustment.

(c) Tender Offer: Applies.

(d) Consequences of Tender Offers: Calculation Agent Adjustment.

(e) Composition of Combined Consideration: Applies.

(f) Nationalisation, Insolvency or Delisting: Cancellation and Payment.

## **Equity Swaps with Bond Underliers**

## Conversion Right

The Floating Amount Payer may, by giving notice to the Equity Amount Payer, terminate all or part of a Covered Transaction referencing a Bond (the terminated portion being the Converted Portion) and replace it with a Covered Transaction referencing the number of shares in the Bond Issuer that a Bondholder would receive if it exercised its conversion right under the Bond Terms with respect to a number of Bonds corresponding to the Converted Portion.

Such conversion right is subject to:

- (a) full payment by the Floating Amount Payer of all Conversion Costs; and
- (b) the Conversion Proviso.

The final Valuation Date in respect of the Converted Portion will be determined by the Calculation Agent in its sole discretion.

With effect from the final Valuation Date, the Number of Shares under this Covered Transaction shall be reduced by the Converted Portion accordingly.

Put Right

If a Bondholder would be entitled under the Bond Terms to redeem the Bonds early for cash, the Equity Amount Receiver may, by giving notice to the Equity Amount Payer, terminate this Transaction (in whole or in part) (the terminated portion being Put Shares), provided that:

- (a) the payment date of such cash amount will be deemed to be the final Valuation Date in respect of the Put Shares, and with effect from such date, the Number of Shares under this Covered Transaction shall be reduced by the Put Shares accordingly; and
- (b) such right of redemption under the Bonds is subject to the Conversion

#### Proviso.

## Mandatory Early Termination

If the Bond Issuer exercises its right to redeem the Bonds early by delivery of shares or cash under the Bond Terms then (upon the Equity Amount Payer giving reasonable notice of such exercise and subject to full payment by the Equity Amount Receiver of any Conversion Costs):

- (a) if the Bonds are redeemed by delivery of shares, the Covered Transaction will be terminated in whole and replaced by a Covered Transaction referencing the number of shares which a holder of a Number of Shares in the Bonds would have received under the Bond Terms; and
- (b) if the Bonds are redeemed in cash, the Covered Transaction will be terminated and the payment date of such cash amount will be deemed to be the final Valuation Date.

Provided that if a Bondholder may elect for cash or physical settlement the Floating Amount Payer will have a corresponding right hereunder, subject to the Conversion Proviso.

#### **Conversion Costs**

With respect to any Bond, the conversion price, commissions, costs, expenses, duties, tax (other than FATCA Withholding Tax (as defined in the Schedule)), levies, fees or other charges payable by Equity Amount Payer or its nominee in connection with the conversion.

## Conversion Proviso

Any conversion hereunder is subject to the Equity Amount Payer being able to convert sufficient Bonds into shares of the Issuer under the Bond Terms within a reasonable time and in accordance the rules of any relevant Exchange or clearing system.

#### Bonds

## Convertible Bonds referenced by a Covered Transaction.

**Bond Terms** 

The terms and conditions of the Bonds.

Bond Issuer

The issuer of the Bonds.

Bondholder

An actual holder of any Bonds.

## **Equity Swaps with Exchange Traded Underliers**

Type of Return

Total Return.

**Futures Price Valuation** 

Applicable.

Final Price

The Official Settlement Price of the relevant Exchange-traded Contract.

Valuation Time

The time at which the Final Price is published by the Related Exchange

Exchange-traded

Contract

The futures or options contract relating to the relevant Index or Share traded on the Related Exchange the expiry date for which is (or would have been, were it not a Disrupted Day or a non-Scheduled Trading Day) the Valuation Date.

Non-Commencement or Discontinuance of Section 6.8(e) is replaced by the following:

Exchange Traded
Contract

"If there is no Official Settlement Price as a result of the fact that trading in the Exchange-traded Contract never commences or is permanently discontinued at any time on or prior to the Valuation Date, such event shall be deemed a Hedging

Disruption".

#### Index Underliers

Index The index specified in the Activity Report.

Equity Notional Amount Number of Units \* Initial Price.

Number of Units The "Quantity" specified in the Activity Report.

Index Adjustment

Events

Index Cancellation: Cancellation and Payment.

Index Modification: Cancellation and Payment.

Index Disruption: Calculation Agent Adjustment

Index Disclaimer Applies.

**Basket Swaps** 

Notional Amount As specified in the Basket Swap Notification or Bloomberg Publication.

Basket Creation Counterparty may request that UBS create a Basket at any time. For each Basket

Swap, UBS must either (i) send a Basket Swap Notification to Counterparty and Counterparty must acknowledge the constituents by e-mail prior to trading; or (ii) publish a Bloomberg Publication that is only available to UBS and those parties

notified by Counterparty to UBS to have permission to view it.

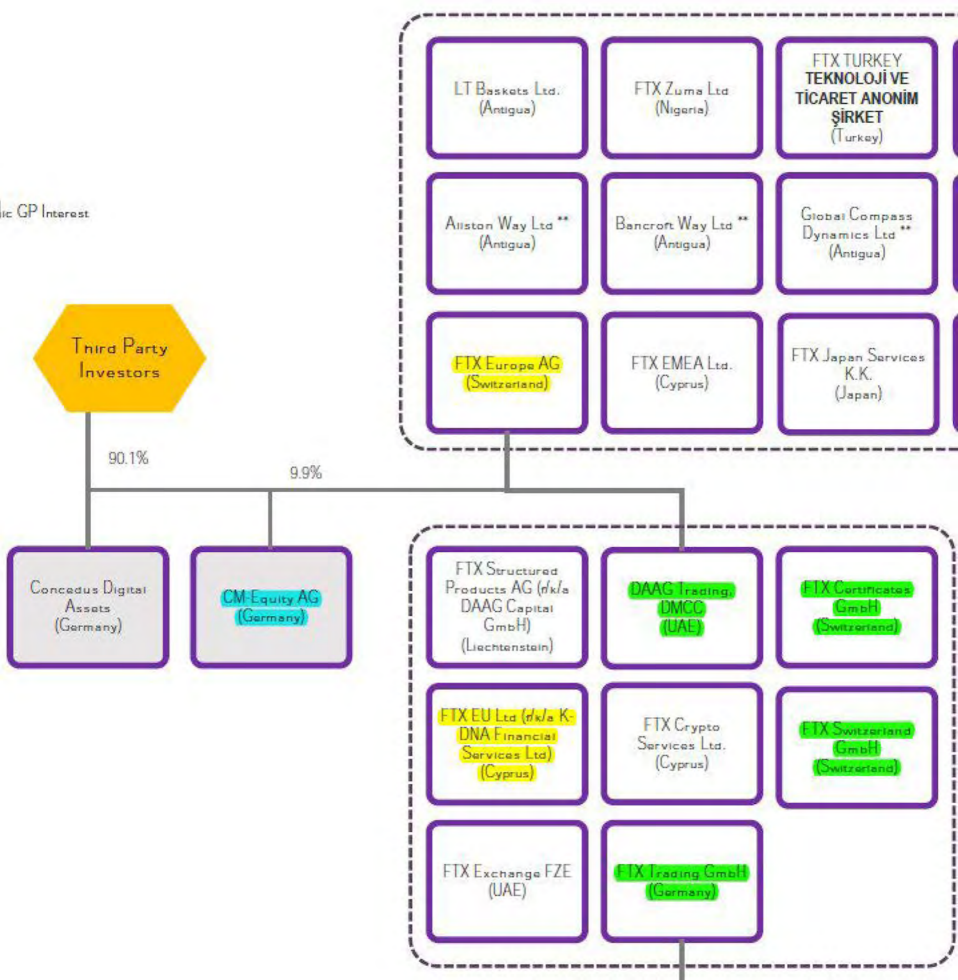
Basket Modification Counterparty may remove one or more Shares from the Basket at any time,

subject to UBS's prior consent, which consent shall not be unreasonably withheld.

Basket Swap An e-mail sent by UBS to Counterparty listing the constituents of the relevant

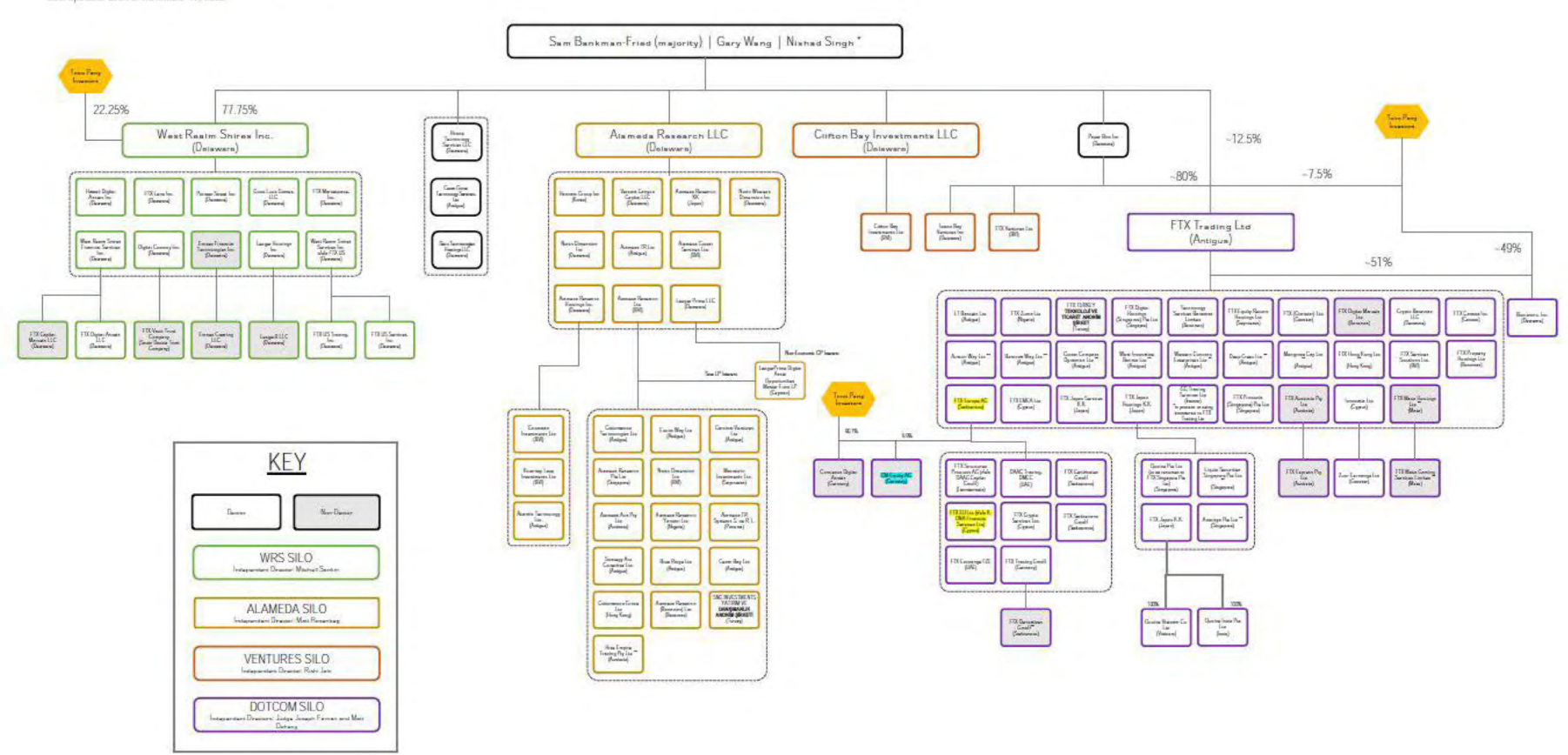
Notification Basket.

Bloomberg Publication A publication on Bloomberg listing the constituents of the relevant Basket.



## PRELIMINARY ORGANIZATIONAL CHART

Last updated: Draft of November 17, 2022



<sup>\*</sup> Percentages directly held by each of Sam Bankman-Fried, Gary Wang and Nichad Singh in individual antition varies.

indicates non operational subsidiary actify.

Debtor Name: FTX Europe AG Case Number: 22-11075 (JTD)

#### **Assets - Real and Personal Property**

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
BCOIN DIGITAL ASSETS LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
(CM-EQUITY AG)	9.9%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
CONCEDUS DIGITAL ASSETS	90.1%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
(DAAG TRADING, DMCC)	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
(FTX CERTIFICATES GMBH)	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX CRYPTO SERVICES LTD.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX EU LTD.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
(FTX EXCHANGE FZE)	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX STRUCTURED PRODUCTS AG	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
(FTX SWITZERLAND GMBH)	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX TRADING GMBH	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
		TOTAL	\$0.00
			+ Undetermined Amounts

Debtor Name: West Realm Shires Inc.

Case Number: 22-11183 (JTD)

#### **Assets - Real and Personal Property**

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
DIGITAL CUSTODY INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
EMBED FINANCIAL TECHNOLOGIES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX LEND INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX MARKETPLACE, INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
GOOD LUCK GAMES, LLC	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
HAWAII DIGITAL ASSETS INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
LEDGER HOLDINGS INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
PIONEER STREET INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
WEST REALM SHIRES FINANCIAL SERVICES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
WEST REALM SHIRES SERVICES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
BITNOMIAL, INC.	Undetermined	Funded Amount	\$2,000,000.00
IEX GROUP, INC.	Undetermined	Funded Amount	\$112,554,985.67
		TOTAL	\$114,554,985.67 + Undetermined Amounts

Debtor Name: West Realm Shires Inc.

Case Number: 22-11183 (JTD)

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 25: Other businesses in which the debtor has or has had an interest

Nature of Business Operation	EIN	Existed From	Existed To
Financial offerings	Linknown	11/17/2021	Current
i mancial offcrings	Olikilowii	11/1//2021	Current
Securities Clearing Firm	Unknown	03/01/2022	Current
g countries creaming i min	O'IIII O'III	00/01/2022	Guiron
Non-Operating Lending Business	Unknown	03/25/2022	Current
Tron operating containing business	O'IIII O'III	00/20/2022	Guiron
Dormant Entity	Linknown	10/13/2021	Current
Bornant Entity	Olikilowii	10/10/2021	Ourient
Operates a virtual gaming husiness :	Linknown	09/07/2021	Current
Creator of the crypto card auto hattle	Olikilowii	09/07/2021	Current
game Storyhook Brawl			
game otorybook brawi			
Dormant Entity	35-2669879	08/09/2022	Current
Domain Linky	33-2009079	00/09/2022	Current
Holding Company	87-2550264	09/07/2021	Current
riolaling Company	07-2550204	09/01/2021	Current
Dormant Entity	84-455402	01/20/2020	Current
Bornant Entity	04-433402	01/25/2020	Ourient
Holding company of ETX Capital	88-2663993	05/27/2022	Current
	00 2000000	00/21/2022	Curront
Warkoto EEO			
Operator of On-line Digital Currency	Linknown	05/05/2020	Current
exchange marketplace	O'IIKIIOWII	00/00/2020	Curront
oxonango mamorpiaco			
Undetermined	Unknown	Undetermined	Current
Silactorrinio	O I III I I I I I I I I I I I I I I I I	Grideterrimed	Carron
Undetermined	Unknown	Undetermined	Current
Gridotorrilliou	CHRIOWII	Ondetermined	Junean
1	1		1
	Financial offerings  Securities Clearing Firm  Non-Operating Lending Business  Dormant Entity  Operates a virtual gaming business.; Creator of the crypto card auto battle game Storybook Brawl  Dormant Entity  Holding Company  Dormant Entity  Holding company of FTX Capital Markets LLC  Operator of On-line Digital Currency exchange marketplace  Undetermined  Undetermined	Financial offerings  Financial offerings  Unknown  Securities Clearing Firm  Unknown  Non-Operating Lending Business  Unknown  Dormant Entity  Unknown  Operates a virtual gaming business.; Creator of the crypto card auto battle game Storybook Brawl  Dormant Entity  35-2669879  Holding Company  87-2550264  Dormant Entity  84-455402  Holding company of FTX Capital Markets LLC  Operator of On-line Digital Currency exchange marketplace  Unknown	Financial offerings  Unknown  11/17/2021  Securities Clearing Firm  Unknown  03/01/2022  Non-Operating Lending Business  Unknown  03/25/2022  Dormant Entity  Unknown  10/13/2021  Operates a virtual gaming business: Creator of the crypto card auto battle game Storybook Brawl  Dormant Entity  35-2669879  08/09/2022  Holding Company  87-2550264  09/07/2021  Dormant Entity  84-455402  01/29/2020  Holding company of FTX Capital Markets LLC  Operator of On-line Digital Currency exchange marketplace  Unknown  Unknown  Undetermined

Debtor Name: FTX Europe AG Case Number: 22-11075 (JTD)

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 25: Other businesses in which the debtor has or has had an interest

Business Name and Address	Nature of Business Operation	EIN	Existed From	Existed To
BCOIN DIGITAL ASSETS LTD	Dormant Entity	Unknown	11/14/2021	Current
3 Cavendish Row				
Dublin I, DO I KV26				
IRELAND (EIRE)				
CM-EQUITY AG	Majority owned by Third Party	Unknown	09/30/2022	Current
KAUFINGERSTRAßE 20				
MUNICH, 80331				
GERMANY				
CONCEDUS DIGITAL ASSETS	Financial offerings	Unknown	11/14/2021	Current
Schlehenstrasse 6				
90542 Eckental				
GERMANY				
DAAG TRADING, DMCC	Proprietary trading firm	Unknown	11/14/2021	Current
UNIT 2617 DMCC BUSINESS CENTRE				
LEVEL NO. 1, JEWELRY & GEMPLEX 3				
DUBAI, UNITED ARAB EMIRATES				
FTX CERTIFICATES GMBH	Issuer of Structured Products.	Unknown	11/14/2021	Current
CHURERSTRASSE 135				
8808 PFÄFFIKON				
SWITZERLAND				
FTX CRYPTO SERVICES LTD.	Crypto Asset Service Provider	Unknown	11/24/2020	Current
AVE 23 SPYROU KYPRIANOU				
3RD FLOOR, 4001				
LIMASSOL, CYPRUS				
FTX EU LTD.	Investment Services	Unknown	11/14/2021	Current
Churerstrasse 135				
8808 Pfaffikon, SWITZERLAND				
FTX EXCHANGE FZE	Trading Vehicle	Unknown	11/14/2021	Current
c/o FTX Europe AG				
Churerstrasse 135				
8808 Pfäffikon, SWITZERLAND				
FTX STRUCTURED PRODUCTS AG	Services for banks and credit	Unknown	11/14/2021	Current
13 SCHAANERSTRASSE	institutions	O'IIIII O	11,11,2021	Carront
VADUZ, 9490				
LIECHTENSTEIN				
FTX SWITZERLAND GMBH	Financial Intermediary	Unknown	11/14/2021	Current
CHURERSTRASSE 135		- Cilitiowiii	11/14/2021	Carront
8808 PFÄFFIKON				
SWITZERLAND				
FTX TRADING GMBH	Fintech product collaboration vehicle	Unknown	02/03/2020	Current
63 Wülfeler Straße	I intect product collaboration verificie	JIIKIIOWII	02/03/2020	Julient
Hanover, 30539				
GERMANY				
GENVIANT				

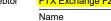
Case 22-11068-JTD Doc 1995 Filed 07/31/23 Page 45 of 48 Fill in this information to identify the case: Debtor name FTX Trading GmbH United States Bankruptcy Court for the: District of Delaware ☐ Check if this is an amended filing Case number (If known): 22-11123 (JTD) Official Form 206G Schedule G: Executory Contracts and Unexpired Leases 12/15 Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, numbering the entries consecutively. 1. Does the debtor have any executory contracts or unexpired leases? ☐ No. Check this box and file this form with the court with the debtor's other schedules. There is nothing else to report on this form. 🗹 Yes. Fill in all of the information below even if the contracts or leases are listed on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B). 2. List all contracts and unexpired leases State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease

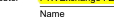
2.1	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	(JOINT VENTURE AGREEMENT DATED 10/27/2020)	CM-Equity Kaufingerstrafie 20 Munich, 80331 GERMANY
2.2	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	ENGAGEMENT FOR TAXATION AND PAYROLL SERVICES DATED 5/5/2022	Deloitte Limited 24 Spyrou Kyprianou Avenue P.O.Box 21675 Nicosia, CY-1075 CYPRUS
2.3	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	JOINT VENTURE AGREEMENT DATED 10/27/2020	Digital Assets DA AG IndustriestraBe 28 Herisau, 9100 SWITZERLAND
2.4	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	LIQUIDITY SERVICES PROVIDER AGREEMENT DATED 3/1/2022	FTX EU Ltd. Churerstrasse 135 8808 Pfaffikon, SWITZERLAND
2.5	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MANAGEMENT CONSULTING CONTRACT DATED 1/5/2022	FTX Europe AG 135 Churerstrasse Pfaffikon, 8808, SWITZERLAND



#### Part 2: List All Creditors with NONPRIORITY Unsecured Claims

3.			nsecured claims. If the debtor has more than 6	creditors wit	h nonpriority
	unsecured claims, fill out and attach the Ad	udilional Page of Part 2.		Amount	of claim
3.1	Nonpriority creditor's name and mailing Allianz Suisse Versicherung-Gesellschaft AG	address	As of the petition filing date, the claim is: Check all that apply.	\$	965.29
	Richtipl. 1, 8304 Wallisellen		☐ Contingent		
	SWITZERLAND		✓ Unliquidated □ Disputed		
			Basis for the claim: Trade Payable		
			·		
	Date or dates debt was incurred	Various	Is the claim subject to offset? ☑ No		
	Last 4 digits of account number		☐ Yes		
3.2	Nonpriority creditor's name and mailing AristaFlow GmbH	address	As of the petition filing date, the claim is: Check all that apply.	\$	19,403.35
	Talfinger Str. 7 Ulm, 89073		☐ Contingent		
	GERMANY		<ul><li>✓ Unliquidated</li><li>☐ Disputed</li></ul>		
			Basis for the claim: Trade Payable		
			·		
	Date or dates debt was incurred	Various	Is the claim subject to offset? ☑ No		
	Last 4 digits of account number		☐ Yes		
3.3	Nonpriority creditor's name and mailing CM-EQUITY	address	As of the petition filing date, the claim is: Check all that apply.	\$	Undetermined
	KAUFINGERSTRABE 20 MUNICH, 80331		☑ Contingent		
	GERMANY		<ul><li>✓ Unliquidated</li><li>✓ Disputed</li></ul>		
			Basis for the claim: Stablecoin Collateral		
			Is the claim subject to offset?		
	Date or dates debt was incurred	Undetermined	☑ No		
	Last 4 digits of account number		☐ Yes		
3.4	Nonpriority creditor's name and mailing Kephas Corporation	address	As of the petition filing date, the claim is: Check all that apply.	\$	Undetermined
	1254 Bay St		☐ Contingent	· —	
	Florence, OR 97439		☑ Unliquidated		
			☐ Disputed  Basis for the claim: Trade Payable		
			Dasis for the Claim. Trade Payable		
	Date or dates debt was incurred	Various	Is the claim subject to offset?  ☑ No		
	Last 4 digits of account number		☐ Yes		
3.5	Nonpriority creditor's name and mailing	address	As of the petition filing date, the claim is:	•	
	JMLL MEYERLUSTENBERGER GRABENSTRASSE 2 6340 BAAR/ZUG		Check all that apply.  ☐ Contingent	\$	5,013.56
	ZURICH,		☐ Unliquidated		
	SWITZERLAND		☐ Disputed		
			Basis for the claim: Trade Payable		
	Date or dates debt was incurred	Various	Is the claim subject to offset?		
	Last 4 digits of account number		☑ No □ Yes		
	1	, address	<del>_</del>		
3.6	Nonpriority creditor's name and mailing Prof. Dr. Dirk Zetzsche, Düsseldorf	audress	As of the petition filing date, the claim is: Check all that apply.	\$	32,076.00
	ADDRESS ON FILE		☐ Contingent		_
			<ul><li>✓ Unliquidated</li><li>☐ Disputed</li></ul>		
			Basis for the claim: Trade Payable		
			Is the claim subject to offset?		
	Date or dates debt was incurred	Various	✓ No		
	Last 4 digits of account number		☐ Yes		





Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.				
List all contracts and unexpired leases			State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	
.13	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	LEASE AGREEMENT - THE OFFICES 5, OFFICE NUMBER TO5-FLR06-06.01 DATED 9/1/2022	Dubai World Trade Centre LLC Sheikh Zayed Road P.O.Box 9292 Dubai, UNITED ARAB EMIRATES	
14	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	LEASE SURRENDER AGREEMENT DATED 8/10/2022	Dubai World Trade Centre LLC Sheikh Zayed Road P.O. Box 9292 Dubai, UNITED ARAB EMIRATES	
15	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	INTERNET PRO BUSINESS EDGE DATED 10/27/2022	EMIRATES TELECOMMUNICATIONS GROUP COMPANY P.J.S.C. ETISALAT TOWER 1 DIERA PO BOX 3838 ABU DHABI, UNITED ARAB EMIRATES	
16	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	ACCOUNTING WITH VAT SERVICES DATED 8/5/2022	FARAHAT & CO. PO BOX 4647 DUBAI, UNITED ARAB EMIRATES	
.17	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	FRANCHISE AGREEMENT	FTX Europe AG 135 Churerstrasse Pfaffikon, 8808, SWITZERLAND	
18	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	INTERCOMPANY SERVICE AGREEMENT DATED 10/1/2022	FTX Trading Ltd. 10-11 Mandolin Place, Friars Hill Road St. John's AG-04, ANTIGUA & BARBUDA	
19	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	MARKETING AGREEMENT	Hoko Agency Middle East FZ LLC TwoFour54 PO Box 2454 Abu Dhabi, UNITED ARAB EMIRATES	





	•	lines sequentially from the previous page.
List all contracts and unexpired le	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
State what the contract or lease is for and the nature of the debtor's interest	TERM SHEET AGREEMENT DATED 12/23/2021	DMAP Vendor (Giorgio Antonucci and Ren6 Robert Wandfluh) ADDRESS UNKNOWN
State the term remaining  List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	ENGAGEMENT LETTER AND STATEMENT OF WORK DATED 6/4/2022	Ernst & Young Law GmbH Pelzmann Gall Größ Rechtsanwälte GmbH Wagramer Straße 19, IZD-Tower
State the term remaining List the contract number of any government contract		Vienna, 1220 AUSTRIA
State what the contract or lease is for and the nature of the debtor's interest	(FRANCHISE AGREEMENT DATED) 5/12/2021	FTX EU Ltd. Churerstrasse 135 8808 Pfaffikon, SWITZERLAND
State the term remaining List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	INTERCOMPANY AMENDMENT TO THE FRANCHISE AGREEMENT DATED 12/5/2021	FTX EU Ltd. Churerstrasse 135 8808 Pfaffikon, SWITZERLAND
List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	FRANCHISE AGREEMENT	FTX Exchange FZE c/o FTX Europe AG Churerstrasse 135 8808 Pfäffikon, SWITZERLAND
State the term remaining  List the contract number of any government contract		SWITZEINEAND
State what the contract or lease is for and the nature of the debtor's interest	MANAGEMENT CONSULTING CONTRACT DATED 1/5/2022	FTX Trading GmbH 63 Wülfeler Straße Hanover, 30539 GERMANY
State the term remaining List the contract number of any government contract		<b>—————————————————————————————————————</b>
State what the contract or lease is for and the nature of the debtor's interest	POWER OF ATTORNEY AGREEMENT DATED 9/5/2022	FTX Trading Ltd. 10-11 Mandolin Place, Friars Hill Road St. John's AG-04,
State the term remaining  List the contract number of any government contract		ANTIGUA & BARBUDA





e ep, ame page em, a mere ep		lines sequentially from the previous page.
List all contracts and unexpired le	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT AGREEMENT DATED 5/2/2022	Constantinos Charalampous ADDRESS ON FILE
State the term remaining List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT AGREEMENT DATED 5/26/2021	Erini Athinodorou ADDRESS ON FILE
State the term remaining  List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT AGREEMENT DATED 11/19/2021	Frini Fournari ADDRESS ON FILE
State the term remaining List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	FRANCHISE AGREEMENT DATED 5/12/2021	FTX Europe AG 135 Churerstrasse Pfaffikon, 8808, SWITZERLAND
List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	INTERCOMPANY AMENDMENT TO THE FRANCHISE AGREEMENT DATED 12/5/2021	FTX Europe AG 135 Churerstrasse Pfaffikon, 8808, SWITZERLAND
State the term remaining List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	(LIQUIDITY SERVICES PROVIDER) (AGREEMENT DATED 3/1/2022)	FTX Trading GmbH 63 Wülfeler Straße Hanover, 30539 GERMANY
State the term remaining List the contract number of any government contract		
State what the contract or lease is for and the nature of the debtor's interest	SERVICE AGREEMENT DATED 4/1/2022	FTX Trading Ltd. 10-11 Mandolin Place, Friars Hill Road St. John's AG-04, ANTIGUA & BARBUDA
State the term remaining  List the contract number of any government contract		



## Name

List all contracts and unexpired leases		eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired leas	
20	State what the contract or lease is for and the nature of the debtor's interest	SIDE AGREEMENT	James Eugene Manczak ADDRESS ON FILE	
	State the term remaining List the contract number of any government contract			
21	State what the contract or lease is for and the nature of the debtor's interest	AMENDMENT TO THE FRANCHISE AGREEMENT NO 2 DATED 2/11/2022	Griva Digeni Anna Tower 1st Floor	
	State the term remaining List the contract number of any government contract		Limassol, CY-3063 CYPRUS	
22	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	AMENDMENT TO THE FRANCHISE AGREEMENT DATED 2/9/2022	K-DNA Financial Services Ltd Griva Digeni Anna Tower 1st Floor Limassol, CY-3063 CYPRUS	
	List the contract number of any government contract			
23	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	SIDE LETTER TO THE FRANCHISE AGREEMENT DATED 5/12/2021	K-DNA Financial Services Ltd. 56, Griva Digeni Anna Tower, 1st Floor Limassol, CY-3063 CYPRUS	
	List the contract number of any government contract			
24	State what the contract or lease is for and the nature of the debtor's interest	QUOTA PURCHASE AGREEMENT	light year capital GmbH Schlehenstraße 6 Eckental, 90542 GERMANY	
	State the term remaining List the contract number of any government contract			
25	State what the contract or lease is for and the nature of the debtor's interest	LETTER RE: MATTER AGREEMENT DATED 8/22/2022	Loyens & Loeff Advocaten-Avocats CVBA/SCRL Tervurenlaan 2 Brussels, 1040 BELGIUM	
	State the term remaining List the contract number of any government contract			
26	State what the contract or lease is for and the nature of the debtor's interest	CONSULTANCY AND EXCLUSIVITY AGREEMENT DATED 4/29/2022	Matthew Robert Straughen ADDRESS ON FILE	
	State the term remaining List the contract number of any government contract			





Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.					
Lis	st all contracts and unexpired lo	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease		
1.13	State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT AGREEMENT DATED 4/4/2022	Irene Kitrou ADDRESS ON FILE		
	State the term remaining				
	List the contract number of any government contract				
.14	State what the contract or lease is for and the nature of the debtor's interest	AFFILIATE AGREEMENT	JAUME MORENO ROVIRA ADDRESS ON FILE		
	State the term remaining				
	List the contract number of any government contract				
.15	State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT AGREEMENT DATED 3/28/2022	Joanna Argyridou ADDRESS ON FILE		
	State the term remaining List the contract number of any government contract				
16	State what the contract or lease is for and the nature of the debtor's interest	AMENDMENT TO THE FRANCHISE AGREEMENT DATED 2/9/2022	K-DNA Financial Services Ltd Griva Digeni Anna Tower 1st Floor		
	State the term remaining List the contract number of any government contract		Limassol, CY-3063 CYPRUS		
17	State what the contract or lease is for and the nature of the debtor's interest	AMENDMENT TO THE FRANCHISE AGREEMENT NO.2 DATED 2/11/2022	K-DNA Financial Services Ltd Griva Digeni Anna Tower 1st Floor		
	State the term remaining		Limassol, CY-3063 CYPRUS		
	List the contract number of any government contract				
18	State what the contract or lease is for and the nature of the debtor's interest	(SIDE LETTER TO THE FRANCHISE) (AGREEMENT DATED 5/12/2021)	K-DNA Financial Services Ltd. 56, Griva Digeni Anna Tower, 1st Floor Limassol, CY-3063		
	State the term remaining		CYPRUS		
	List the contract number of any government contract				
19	State what the contract or lease is for and the nature of the debtor's interest	ENGAGEMENT LETTER DATED 10/1/2021	Konkrit Accounting Services Ltd Williamson House, Aiolou & Panagioti Diomidous 9 P.O. Box 59511 Katholiki		
	State the term remaining		Limassol, CYPRUS		
	List the contract number of any government contract				

Part 2: Additional Page

	opy this page only if more space is needed. Continue number revious page. If no additional NONPRIORITY creditors exist, o		Amount of claim
3.7	Nonpriority creditor's name and mailing address  (IEX GROUP, INC.) 3 WORLD TRADE CENTER 58TH FLOOR NEW YORK, NY 10007	As of the petition filing date, the claim is: Check all that apply.  ☑ Contingent ☑ Unliquidated ☑ Disputed  Basis for the claim: Threatened Litigation	\$ Undetermined
	Date or dates debt was incurred Undetermined  Last 4 digits of account number	Is the claim subject to offset? ☑ No ☐ Yes	
3.8	Nonpriority creditor's name and mailing address INSIGHT DIRECT USA INC 2701 E INSIGHT WAY CHANDLER, AZ 85286	As of the petition filing date, the claim is: Check all that apply.  Contingent Unliquidated Disputed  Basis for the claim: Trade Payable	\$ 756.32
	Date or dates debt was incurred Various  Last 4 digits of account number	Is the claim subject to offset? ☑ No ☐ Yes	
3.9	Nonpriority creditor's name and mailing address INTRINIO, INC. 76 4TH STREET N #150 SAINT PETERSBURG, FL 33731	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed  Basis for the claim: Trade Payable	\$1,750.00
	Date or dates debt was incurred Various  Last 4 digits of account number	Is the claim subject to offset? ☑ No ☐ Yes	
3.10	Nonpriority creditor's name and mailing address  PRICEWATERHOUSECOOPERS 1 EMBANKMENT PLACE LONDON, WC2N 6RH UNITED KINGDOM	As of the petition filing date, the claim is: Check all that apply.  Contingent Unliquidated Disputed  Basis for the claim: Trade Payable	\$ 2,091.84
	Date or dates debt was incurred Various  Last 4 digits of account number	Is the claim subject to offset? ☑ No ☐ Yes	
3.11	Nonpriority creditor's name and mailing address SINA NADER ADDRESS ON FILE	As of the petition filing date, the claim is: Check all that apply.  ☑ Contingent ☑ Unliquidated ☑ Disputed  Basis for the claim: Indemnity Agreement	\$ Undetermined
	Date or dates debt was incurred Undetermined  Last 4 digits of account number	Is the claim subject to offset? ☑ No ☐ Yes	

Filed 07/31/23 Page 67 of 84 Case number (If known): 22-11183 (JTD)



	Copy this page only if more sp	pace is needed. Continue numbering the	e lines sequentially from the previous page.
Lis	st all contracts and unexpired lo	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
2.62	State what the contract or lease is for and the nature of the debtor's interest	Retention Incentive Award Agreement Dated 9/30/2022	Gregory Sandman ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
.63	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	HAROLD BOO ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
.64	State what the contract or lease is for and the nature of the debtor's interest	COLLABORATION AGREEMENT DATED 3/18/2022	IEX DAP Group LLC 3 World Trade Center 58th Floor New York, NY 10007
	State the term remaining List the contract number of any government contract		
.65	State what the contract or lease is for and the nature of the debtor's interest	(IEX GROUP, INC. TERM SHEET FOR STRATEGIC PARTNERSHIP WITH WEST REALM SHIRES INC. DATED 1/4/2022	IEX GROUP, INC. ADDRESS UNKNOWN
	State the term remaining List the contract number of any government contract		
.66	State what the contract or lease is for and the nature of the debtor's interest	MASTER SERVICES AGREEMENT DATED 1/7/2022	Intrinio, Inc. 76 4th Street N #150 Saint Petersburg, FL 33731
	State the term remaining List the contract number of any government contract		
.67	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	Ivana Milicic ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
.68	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	JASON HAMLIN ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		

**EXECUTION VERSION** 

### SETTLEMENT AND STOCK EXCHANGE AGREEMENT

BY AND BETWEEN

IEX GROUP, INC.,

WEST REALM SHIRES INC.

AND

FTX TRADING LTD.

dated as of

July 31, 2023

#### SETTLEMENT AND STOCK EXCHANGE AGREEMENT

This SETTLEMENT AND STOCK EXCHANGE AGREEMENT (this "Agreement") is made as of July 31, 2023, by and between FTX Trading Ltd., a company established under the laws of Antigua and Barbuda ("FTXT"), West Realm Shires Inc. ("WRS" and, together with FTXT, collectively with any of their successors or assigns, "FTX" and each, an "FTX Entity"), and IEX Group, Inc., a Delaware corporation ("IEX"). The signatories to this Agreement are collectively referred to as the "Parties" and individually as a "Party". Capitalized terms used and not otherwise defined herein have the meanings set forth in Article IX below.

#### **RECITALS**

WHEREAS, pursuant to a Share Exchange Agreement, dated as of March 18, 2022, as amended as of May 17, 2022, by and among FTX and IEX, WRS acquired 1,570,142 shares of Common Stock, \$0.01 par value per share, of IEX (the "IEX Shares") and IEX acquired 5,663,211 shares of Common Shares, par value US\$0.0000026 per share, of FTXT (the "FTXT Shares") and 49,234,136 shares of Class A Common Stock, \$0.00001 par value per share (the "WRS Shares" and, together with the FTXT Shares, the "FTX Shares"), of WRS (the "Prior Transaction");

WHEREAS, IEX has asserted that the FTX entities fraudulently induced IEX into entering into the Share Exchange Agreement by, among other things, making false statements during the negotiations therefor and by making knowingly false representations in the Share Exchange Agreement and at the closing thereof;

WHEREAS, on November 11, 2022 and November 14, 2022, FTX and certain of its Affiliates (collectively, the "<u>Debtors</u>") commenced voluntary proceedings under Chapter 11 of Title 11 of the United States Code (11 U.S.C. §§ 101, et seq., as amended, the "<u>Bankruptcy Code</u>") by filing petitions for relief in the United States Bankruptcy Court for the District of Delaware (the "<u>Bankruptcy Court</u>"), which cases are being jointly administered as *In re FTX Trading Ltd.*, et al. (Case No. 22-11068 (JTD)) (the "<u>Bankruptcy Proceedings</u>");

**WHEREAS**, WRS asserts that it continues to own the IEX Shares and IEX continues to own the FTX Shares;

**WHEREAS**, IEX has asserted that the IEX Shares are not property of the WRS bankruptcy estate nor any of the other Debtors' estates;

**WHEREAS**, the Parties desire to effect an exchange of all the FTX Shares for 991,542 of the IEX Shares (the "<u>Transferred IEX Shares</u>") pursuant to Sections 105 and 363 of the Bankruptcy Code and Rule 9019 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>");

**WHEREAS**, the Parties desire that FTX will retain 578,600 of the IEX Shares (the "Retained IEX Shares");

WHEREAS, the Parties desire that, promptly following the Bankruptcy Court's approval of the Exchange and Settlement Order, IEX and FTX will, commence a sale process for the Retained IEX Shares, as provided in this Agreement, including by soliciting IEX's existing

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first above written.

FTXT

FTX TRADING, LTD.

By:

Name: John J. Ray III

Title: Authorized Signatory

WRS:

WEST REALM SHIRES INC.

By:

Name: John J. Ray III

Title: Authorized Signatory

**IEX:** 

IEX GROUP, INC.

DocuSigned by:

Title: CEO

Debtor Name: West Realm Shires Services Inc.

Case Number: 22-11071 (JTD)

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$17,139.64	07/28/2022	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$7,299.32	06/15/2022	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$4,773.00	04/22/2022	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$26.00	04/20/2022	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$1,000,000.00	01/25/2022	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$7,947.95	12/28/2021	Cash Payment
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$16,909.00	2022	Expense Reimbursement
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$500.00	2022	Retirement Related Benefits
Bankman, Joseph ADDRESS ON FILE	Father to Samuel Bankman-Fried	\$41,666.65	2022	Salary
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5.00	11/03/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$100.00	11/01/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$1,156.00	10/28/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$180.00	10/21/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$68.00	10/19/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$24.92	10/17/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$2,026.65	10/10/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5.00	10/03/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$260.59	10/03/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$80.00	10/01/2022	Amex Charge
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$884.00	09/30/2022	Amex Charge

Name

	Copy this page only if more sp	pace is needed. Continue numbering the	he lines sequentially from the previous page.	
Lis	t all contracts and unexpired lo	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	
2.258	State what the contract or lease is for and the nature of the debtor's interest	SEPARATION AGREEMENT AND GENERAL RELEASE DATED 10/21/2022	Jessica Moser ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.259	State what the contract or lease is for and the nature of the debtor's interest	RE: OFFER OF EMPLOYMENT DATED 9/8/2021	Jessica Moser ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.260	State what the contract or lease is for and the nature of the debtor's interest	FTX BRAND AMBASSADOR AGREEMENT DATED 10/12/2021	Jeya Presad ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
261	State what the contract or lease is for and the nature of the debtor's interest	FTX PROFESSIONAL SERVICES AGREEMENT DATED 6/24/2022	João Victor Garcia ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.262	State what the contract or lease is for and the nature of the debtor's interest	(EMPLOYEE INVENTION) (ASSIGNMENT AND) (CONFIDENTIALITY AGREEMENT) DATED 12/28/2021	Joe Bankman ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.263	State what the contract or lease is for and the nature of the debtor's interest	OFFER OF EMPLOYMENT DATED 12/27/2021	Joe Bankman ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.264	State what the contract or lease is for and the nature of the debtor's interest	OFFER OF EMPLOYMENT DATED 3/1/2022	John Conbere ADDRESS ON FILE	
,	State the term remaining			
	List the contract number of any government contract			

Debtor

Name

	Copy this page only if more sp	ace is needed. Continue numbering the	lines sequentially from the previous page.	
List all contracts and unexpired leases  State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired leases				
2.216	State what the contract or lease is for and the nature of the debtor's interest	LOAN AGREEMENT DATED 9/8/2020	JEREMY ARNOLD ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.217	State what the contract or lease is for and the nature of the debtor's interest	(ENGAGEMENT AGREEMENT DATED 1/14/2021)	Joe Bankman ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.218	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 1/24/2022	Joel Becker ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.219	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 6/21/2022	JOEL BECKER ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.220	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 1/7/2022	Joel Becker ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.221	State what the contract or lease is for and the nature of the debtor's interest	ASSIGNMENT AND ASSUMPTION AGREEMENT DATED 2/1/2022	JOHN SAMUEL TRABUCCO ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.222	State what the contract or lease is for and the nature of the debtor's interest	LOAN AGREEMENT DATED 7/1/2022	Josephine Lee Pereira-Potente ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			

Name

Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.				
Lis	et all contracts and unexpired l	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	
2.69	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 4/14/2021	Jayesh Peswani ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
.70	State what the contract or lease is for and the nature of the debtor's interest	Retention Incentive Award Agreement Dated 9/30/2022	Jeff Sime ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.71	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	Jeffrey B Dilley ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
	State what the contract or	EMPLOYEE INVENTION ASSIGNMENT AND CONFIDENTIALITY AGREEMENT	Jenny Jin A Bong ADDRESS ON FILE	
2.72	lease is for and the nature of the debtor's interest	CONFIDENTIALITY AGREEMENT	ADDICESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.73	State what the contract or lease is for and the nature of the debtor's interest	(ENGAGEMENT AGREEMENT DATED 1/14/2021)	Joe Bankman ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.74	State what the contract or lease is for and the nature of the debtor's interest	INVESTORS' RIGHTS AGREEMENT DATED 1/21/2022	JOHANN KIRSTEN ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			
2.75	State what the contract or lease is for and the nature of the debtor's interest	Retention Incentive Award Agreement Dated 9/30/2022	John Dwyer ADDRESS ON FILE	
	State the term remaining			
	List the contract number of any government contract			



Name

	Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.					
Lis	st all contracts and unexpired lo	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease			
2.321	State what the contract or lease is for and the nature of the debtor's interest	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Jessica Ferguson Murray ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
.322	State what the contract or lease is for and the nature of the debtor's interest	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Jiayun Shi ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
.323	State what the contract or lease is for and the nature of the debtor's interest	2020 EQUITY INCENTIVE PLAN (NON-U.S.)	JIN Qiu ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
324	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 1/28/2021	JIN Qiu ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
325	State what the contract or lease is for and the nature of the debtor's interest	ENGAGEMENT AGREEMENT DATED 1/14/2021	Joe Bankman ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
326	State what the contract or lease is for and the nature of the debtor's interest	SCREENING QUESTIONNAIRE	John Samuel Trabucco ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					
327	State what the contract or lease is for and the nature of the debtor's interest	DOMAIN NAME PURCHASE AND TRANSFER AGREEMENT DATED 2/24/2020	JOHN STOSSEL ADDRESS ON FILE			
	State the term remaining List the contract number of any government contract					



	Copy this page only if more sp	pace is needed. Continue numbering the	lines sequentially from the previous page.
List all contracts and unexpired leases  State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease			
2.55	State what the contract or lease is for and the nature of the debtor's interest	OFFER OF EMPLOYMENT DATED 10/30/2021	Balaji Varadaraju Mudaliyar ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.56	State what the contract or lease is for and the nature of the debtor's interest	EMPLOYEE INVENTION ASSIGNMENT AND CONFIDENTIALITY AGREEMENT DATED 10/30/2021	Balaji Varadaraju Mudaliyar ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.57	State what the contract or lease is for and the nature of the debtor's interest	MASTER SERVICE AGREEMENT DATED 8/13/2021	Barbara Miller ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.58	State what the contract or lease is for and the nature of the debtor's interest	NAMING RIGHTS FACILITATION AGREEMENT DATED 3/22/2021	Basketball Properties, Ltd. Attention: John Vidalin, EVP/COO 601 Biscayne Blvd Miami, FL 33132
	State the term remaining List the contract number of any government contract		
59	State what the contract or lease is for and the nature of the debtor's interest	SPONSORSHIP AGREEMENT DATED 1/6/2022	Benzinga - Allen Arnold 1 CAMPUS MARTIUS, SUITE 200 DETROIT, MI 48226
	State the term remaining List the contract number of any government contract		
2.60	State what the contract or lease is for and the nature of the debtor's interest	UNIVERSITY OF CALIFORNIA, BERKELEY - GIFT AGREEMENT DATED 6/26/2022	Berkeley Foundation 1995 UNIVERSITY AVE., SUITE 401 BERKELEY, CA 94704-1058
	State the term remaining List the contract number of any government contract		
.61	State what the contract or lease is for and the nature of the debtor's interest	EMPLOYMENT OFFER DATED 2/10/2022	Bert Scott ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		

Debtor Name: West Realm Shires Services Inc.

Case Number: 22-11071 (JTD)

#### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$3,029.87	01/21/2022	Cash Payment
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$1,182,653.23	12/31/2021	Cash Payment
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$2,891.10	11/24/2021	Cash Payment
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$4,687.50	2022	Retirement Related Benefits
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$26,041.67	11/30/2021	Salary
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$26,041.67	11/16/2021	Salary
Mark Wetjen ADDRESS ON FILE	Director/Officer	\$130,208.35	2022	Salary
Miller, Barbara ADDRESS ON FILE	Aunt to Samuel Bankman-Fried	\$14,000.00	01/03/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$290,412.00	09/30/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$461.10	08/30/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$2,378.48	08/25/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$1,898.61	08/18/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$118.31	08/03/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$5,412.94	07/23/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$78.17	06/27/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$1,481.11	06/15/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$431.35	06/07/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$3,429.89	04/13/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$439.18	03/22/2022	Cash Payment
Miller, Ryne ADDRESS ON FILE	General Counsel	\$3,653.92	03/15/2022	Cash Payment

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
FTX TRADING LTD., et al.,1	Case No. 22-11068 (JTD)
Debtors.	(Jointly Administered)
ALAMEDA RESEARCH LTD., WEST REALM SHIRES, INC., and WEST REALM SHIRES SERVICES, INC.,	
Plaintiffs,	
- against -	Adv. Pro. No. 23(JTD)
MICHAEL GILES, et al., <sup>2</sup>	
Defendants.	

COMPLAINT FOR AVOIDANCE AND RECOVERY OF TRANSFERS AND OBLIGATIONS PURSUANT TO 11 U.S.C. §§ 105, 544, 547, 548, AND 550 AND DEL. CODE ANN. TIT. 6, §§ 1304 AND 1305, AND FOR DISALLOWANCE OF CLAIMS PURSUANT TO 11 U.S.C. § 502

Plaintiffs Alameda Research Ltd. ("<u>Alameda</u>"), West Realm Shires, Inc. ("<u>WRS</u>"), and West Realm Shires Services, Inc. ("<u>WRSS</u>") (together, the "<u>Plaintiffs</u>"), through their undersigned counsel, for their Complaint against Michael Giles and certain former holders

The last four digits of FTX Trading Ltd.'s and Alameda Research LLC's tax identification numbers are 3288 and 4063 respectively. Due to the large number of debtor entities in these Chapter 11 cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://cases.ra.kroll.com/FTX.

Due to the large number of Defendants (defined below) in this adversary proceeding, a complete list is attached hereto as **Exhibit A.** 

of equity of Embed Financial Technologies Inc. ("<u>Embed</u>")<sup>3</sup> (together, the "<u>Defendants</u>"), state as follows:

#### **NATURE OF THE CASE**

- 1. Plaintiffs bring this adversary proceeding pursuant to Sections 105, 544, 547, 548, and 550 of Title 11 of the United States Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), and Sections 1304 and 1305 of Title 6 of the Delaware Code, Del. Code Ann. tit. 6, §§ 1304(a)(1)-(2) and 1305, to avoid and recover from Defendants, or from any other person or entity for whose benefit the transfers were made or obligations incurred, all transfers of property of Plaintiffs and all obligations of Plaintiffs to Defendants made on or around September 30, 2022, prior to commencement of the above-captioned bankruptcy cases (collectively, the "Chapter 11 Cases" and each a "Chapter 11 Case"), by the above-captioned debtors and debtors-in-possession (collectively, the "Debtors" and each a "Debtor").
- 2. On November 11 and November 14, 2022 (as applicable, the "Petition Date"), the Debtors filed with the United States Bankruptcy Court for the District of Delaware (the "Court") voluntary petitions for relief under Chapter 11 of the Bankruptcy Code. No trustee has been appointed for Plaintiffs or any other Debtor in the Chapter 11 Cases, and the Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code. Joint administration of the Chapter 11

Defendants include former holders of Embed (a) shares, (b) options, and (c) simple agreements for future equity ("SAFEs"). Although SAFEs are entitlements to receive equity upon the occurrence of a future conversion event, Plaintiffs are categorizing SAFE holders as equity holders for purposes of this Complaint for ease of reference. Two separate adversary proceedings are being filed contemporaneously against the following additional former Embed equity holders: (i) Rocket Internet Capital Partners II SCS, Rocket Internet Capital Partners (Euro) II SCS, GFC Global Founders Capital GMBH, GFC Global Founders Capital GMBH & Co. Beteiligungs KG Nr. 1, William Hockey Living Trust, and 9Yards Capital Investments II LP, and (ii) Samuel Bankman-Fried, Zixiao Wang, and Nishad Singh.

Cases was authorized by the Court by an order entered on November 22, 2022 [D.I. 128].

Accordingly, Plaintiffs have the authority to file this Complaint to commence, and thereafter to prosecute, this adversary proceeding.

- 3. Prior to the filing of the Chapter 11 Cases. Alameda was a cryptocurrency trading firm owned by Samuel Bankman-Fried and Zixiao "Gary" Wang. Caroline Ellison was initially co-CEO and later the sole CEO of Alameda. WRS is a Delaware holding company owned by Samuel Bankman-Fried, Nishad Singh, and Gary Wang, with a number of subsidiaries, including WRSS, which did business as FTX.US, the cryptocurrency exchange founded by Bankman-Fried, Singh, and Wang to offer cryptocurrency trading services to U.S. customers. Embed is a stock clearing firm and FINRA licensed broker-dealer founded by Michael Giles.
- 4. On or about March 15, 2022. WRS began discussions to acquire Embed, ostensibly in order to provide FTX.US customers with the ability to trade stocks, in addition to cryptocurrency, on the FTX.US exchange platform. The contemplated product was to be called FTX Stocks.
- 5. Through a series of self-dealing transactions orchestrated by Bankman-Fried, Ellison, Singh, and Wang (hereinafter, the "FTX Insiders"), WRS paid Defendants

  \$236,764,105.34 of misappropriated FTX Group<sup>4</sup> funds to acquire Defendants' equity interests in Embed on or around September 30, 2022—mere weeks before the Petition Date. WRS also agreed, in "Retention Incentive Award Agreements" effective as of September 30, 2022, to pay

The FTX Group is comprised of four silos. These silos include: (a) a group composed of Plaintiffs and Debtors WRS, WRSS, and their Debtor and non-Debtor subsidiaries; (b) a group composed of Plaintiff and Debtor Alameda, Debtor Alameda Research LLC, and their Debtor subsidiaries; (c) a group composed of Debtor Clifton Bay Investments LLC, Debtor Clifton Bay Investments Ltd., Debtor Island Bay Ventures Inc., and Debtor FTX Ventures Ltd.; and (d) a group composed of Debtor FTX Trading Ltd. and its Debtor and non-Debtor subsidiaries.

- Pleadings [D.I. 92], and the Supplemental Declaration of Edgar W. Mosley II in Support of First Day Pleadings [D.I. 93] (collectively, the "First Day Declarations").
- 26. The FTX Insiders, among others, took advantage of the FTX Group's lack of controls and recordkeeping to perpetrate a massive fraud—lavishly spending the FTX Group's assets on, among other things, private homes and jets, political and "charitable" contributions, and various investments. The acquisition of Embed was one such transaction.
- All of the funding for the Embed acquisition came from Alameda, which, at the FTX Insiders' direction, had surreptitiously and unlawfully diverted and transferred assets belonging to FTX.com, the principal international cryptocurrency exchange operated by the FTX Group, to spend on the FTX Insiders' pet projects. By causing Alameda to take money belonging to FTX.com and spend it on the FTX Insiders' pet projects, the FTX Insiders defrauded FTX.com's creditors, including customers and investors.
- 28. The FTX Insiders purportedly pursued the Embed acquisition because they believed it would help expand FTX.US's operations into conventional securities markets, thereby enriching themselves as WRS shareholders. In pursuing the Embed acquisition, the FTX Insiders prioritized speed above all else. They performed almost no due diligence on Embed and accepted the significant terms proposed by Giles, Embed's founder, CEO, and sole representative during the negotiation, who personally received approximately \$157 million in connection with the acquisition. As a consequence, WRS paid far more than fair or reasonably equivalent value for Embed, and awarded Giles an extravagant and unwarranted retention bonus as an incentive to complete the acquisition quickly.
- 29. All of the FTX Insiders, except for Bankman-Fried, have pleaded guilty to crimes perpetrated through the very practices that facilitated the acquisition of Embed. On December

EXHIBIT A

Transfers and Obligations to Defendants in Connection with the Acquisition of Embed

Defendant	Type of Interest	Amount of Transfer or Obligation
Harland Group LLC <sup>1</sup>	Shares	\$101,130,330.50
Propel Venture Partners, LLC Propel Venture Partners US Fund I, L.P.	Shares	\$17,516,885.68
LGF II, L.P.	Shares	\$12,000,752.03
Buckley Ventures GP, LLC Buckley Ventures, LP	Shares	\$12,000,752.03
Laurence Beal	Shares	\$10,113,033.05
Y Combinator ES20, LLC	Shares	\$9,161,214.61
Acrew Capital MGP, LLC Acrew Capital Fund, L.P.	Shares	\$4,420,123.58
Homebrew Ventures III, LP	Shares	\$2,400,166.59
Propel Venture Partners, LLC Propel Venture Partners US Fund I LP	Shares	\$2,400,166.59
SWS Holding Company, LLC	Shares	\$2,400,166.59
Treasury Fund I, LP	Shares	\$2,379,556.22
Harland Group LLC	Shares	\$1,475,329.71
SWS Holding Company, LLC	Shares	\$1,347,460.52
Bain Capital Venture Fund 2019 LP	Shares	\$1,253,914.97
Fund I, a series of 20VC, LP	Shares	\$1,200,093.41
Soma Capital Fund III Partners LLC SOMA Capital Fund, III, LP	Shares	\$960,070.68
Kerr Investment Holdings Pty Ltd atf The Kerr Family Trust	Shares	\$951,818.44
The 2016 Karkal Family Trust	Shares	\$951,818.44
SWS Holding Company, LLC	Shares	\$951,818.44
YCC20, L.P.	Shares	\$943,222.37
Bain Capital Venture Fund 2019, L.P.	Shares	\$828,783.28
Yaselleraph Finance Pty Ltd atf Yaselleraph Finance Trust	Shares	\$761,470.94
S20, a series of Chris Golda Investments, LP	Shares	\$720,047.95
Launchpad Capital Fund I LP	Shares	\$683,560.13
Buckley Ventures GP, LLC Buckley Ventures, LP	Shares	\$673,730.26
LGF II, L.P.	Shares	\$673,730.26
Motivate Ventures QP Fund I, LP	Shares	\$596,122.85

Harland Group LLC is 100% owned by Giles.

Defendant	Type of Interest	Amount of Transfer or Obligation
Acrew Capital MGP, LLC Acrew Capital Fund, L.P.	Shares	\$556,985.41
Liquid 2 Ventures Fund II, L.P.	Shares	\$480,045.45
Correlation Ventures II, L.P.	Shares	\$480,045.45
Adapt VC LLC	Shares	\$480,045.45
AAVCF3 LP	Shares	\$480,045.45
Basecamp Fund 201 via Alumni Ventures Group Embedded Trust	Shares	\$480,045.45
The Gardner 2008 Living Trust	Shares	\$480,045.45
Cathexis Subsidiaries GP, LLC, Cathexis Ventures LP	Shares	\$480,045.45
Launchpad Capital Fund I LP	Shares	\$480,045.45
Craig Shindledecker	Shares	\$434,860.42
Operator Partners, LLC	Shares	\$432,028.77
Acrew Capital MGP, LLC, Acrew Capital Fund (A), L.P.	Shares	\$380,189.36
Kerr Investment Holdings Pty Ltd a/t/f The Kerr Family Trust	Shares	\$359,619.46
Motivate Ventures Motivate Ventures Fund I, LP	Shares	\$355,695.60
Homebrew Ventures III, LP	Shares	\$328,471.31
Adam Boryenace	Shares	\$303,390.99
Motivate Ventures Motivate Ventures QP Fund I, LP	Shares	\$300,660.47
Kerr Investment Holdings Pty Ltd a/t/f The Kerr Family Trust	Shares	\$269,492.10
The 2016 Karkal Family Trust	Shares	\$269,492.10
Stuart Sopp	Shares	\$269,492.10
VentureSouq Capital SPC o/b/o VSQ SP 59 (YCS20)	Shares	\$240,022.73
Jonathan Weiner	Shares	\$240,022.73
James Nichols	Shares	\$237,959.67
Peter T. Lawler Living Trust	Shares	\$237,959.67
Carol H. Duggan Revocable Living Trust	Shares	\$237,959.67
KV5 Pty Ltd a/t/f KV5 Trust	Shares	\$190,367.73
Michael Ferrari	Shares	\$190,367.73
Motivate Ventures Motivate Ventures Fund I,	Shares	\$179,405.21
Stanton Camp	Shares	\$141,582.46
Mike McGee	Shares	\$131,469.43
BCIP Venture Associates II, L.P.	Shares	\$129,467.05
Aaron Frank	Shares	\$120,021.48

Defendant	Type of Interest	Amount of Transfer or Obligation
Benjamin Londergan	Shares	\$120,021.48
Jonathan Christodoro	Shares	\$120,021.48
Z Perret Trust	Shares	\$120,021.48
Akhil Paul	Shares	\$120,021.48
Fairchild Fund III, LLC	Shares	\$120,021.48
BCIP Venture Associates II, L.P.	Shares	\$85,576.49
BCV 2019-MD Primary, L.P.	Shares	\$48,218.94
Kamran Ansari	Shares	\$48,016.68
Acrew Capital MGP, LLC Acrew Capital Fund (A), L.P.	Shares	\$47,915.55
BCV 2019-MD Primary, L.P.	Shares	\$31,876.28
BCIP Venture Associates II-B, L.P.	Shares	\$8,474.72
BCIP Venture Associates II-B, L.P.	Shares	\$5,602.62
<b>Total Transferred to Defendants for Shares</b>	'	\$202,149,276.05
Monique Saugstad	Options	\$268,950.74
Christopher Young	Options	\$258,986.06
Derek Clark	Options	\$239,075.83
Adam Boryenace	Options	\$121,697.97
Craig Shindledecker	Options	\$121,697.97
Joshua Allen Slate	Options	\$94,616.65
Justin Lovero	Options	\$84,253.82
Joshua Slate	Options	\$60,848.98
Mike McGee	Options	\$60,848.98
Stanton Camp	Options	\$60,848.98
Tana Lawler	Options	\$60,848.98
Tim Millar	Options	\$60,848.98
Dena Wever	Options	\$35,107.26
John Dwyer	Options	\$20,782.58
Brandon Mann	Options	\$16,843.57
David Meents	Options	\$15,578.62
Lindsey Boerner	Options	\$7,265.59
Brent Johnson	Options	\$6,234.77
David Streckert	Options	\$6,234.77
Kiara Baudoin	Options	\$4,156.52
<b>Total Transferred to Defendants for Options</b>		\$1,605,727.62
TI Platform NLI Venture Limited II	SAFE	\$9,067,021.82
Torch Capital II, LP	SAFE	\$6,457,980.65
Treasury Fund I, LP	SAFE	\$3,690,265.99
PruVen Capital Partners Fund I, LP	SAFE	\$2,767,694.43

Defendant	Type of Interest	Amount of Transfer or Obligation
Transpose Platform Fintech Fund II, L.P.	SAFE	\$2,003,816.59
Fin VC Regatta I, LP	SAFE	\$1,845,122.88
TI Platform Fund II, LP	SAFE	\$1,845,122.88
Thomas G. Miglis Revocable Trust	SAFE	\$922,551.33
SWS Holding Company, LLC	SAFE	\$873,968.32
Alumni Ventures Group - Embedded Financial Trust A	SAFE	\$645,798.06
Philippe Jabre	SAFE	\$461,275.66
Bain Capital Venture Fund 2019, L.P.	SAFE	\$401,649.22
Silverstone Venture Investments Limited	SAFE	\$369,024.58
EM Fund I, a series of Chris Golda Investments, LP	SAFE	\$258,772.29
TriplePoint Private Venture Credit Inc.	SAFE	\$230,637.83
Fund 1, a Series of Not Boring Capital, LP	SAFE	\$184,502.17
Warren Lowell Putnam & Brynn Jinnett Putnam, Tenants in Common	SAFE	\$184,502.17
TriplePoint Ventures 5 LLC	SAFE	\$161,444.46
Embedfi June 2021, a Series of Party Round LLC	SAFE	\$131,004.23
Correlation Ventures II, LP	SAFE	\$83,028.00
TriplePoint Venture Lending Fund, LLC	SAFE	\$69,173.15
Joe Percoco	SAFE	\$46,115.43
Clayton Gardner	SAFE	\$46,115.43
Kick the Hive LLC	SAFE	\$46,115.43
BCIP Venture Associates II, L.P.	SAFE	\$41,463.44
Stephen Harper	SAFE	\$36,892.34
Samuel Jones	SAFE	\$36,892.34
Jonathan Duarte	SAFE	\$36,892.34
Christian Nordby	SAFE	\$27,669.26
Christopher Harper	SAFE	\$18,446.17
BCV 2019-MD Primary, L.P.	SAFE	\$15,432.49
BCIP Venture Associates II-B, L.P.	SAFE	\$2,710.29
Total Transferred to Defendants for SAFEs \$33,009,101.67		
Michael Giles	Retention Payment	\$55,000,000.00
Laurence Beal	Retention Payment	\$2,000,000.00
Monique Saugstad	Retention Payment	\$2,000,000.00
Joshua Allen Slate	Retention Payment	\$700,000.00
Paul Trone	Retention Payment	\$700,000.00
Brandon Mann	Retention Payment	\$500,000.00
Justin Lovero	Retention Payment	\$300,000.00
Matthew Lyon	Retention Payment	\$300,000.00

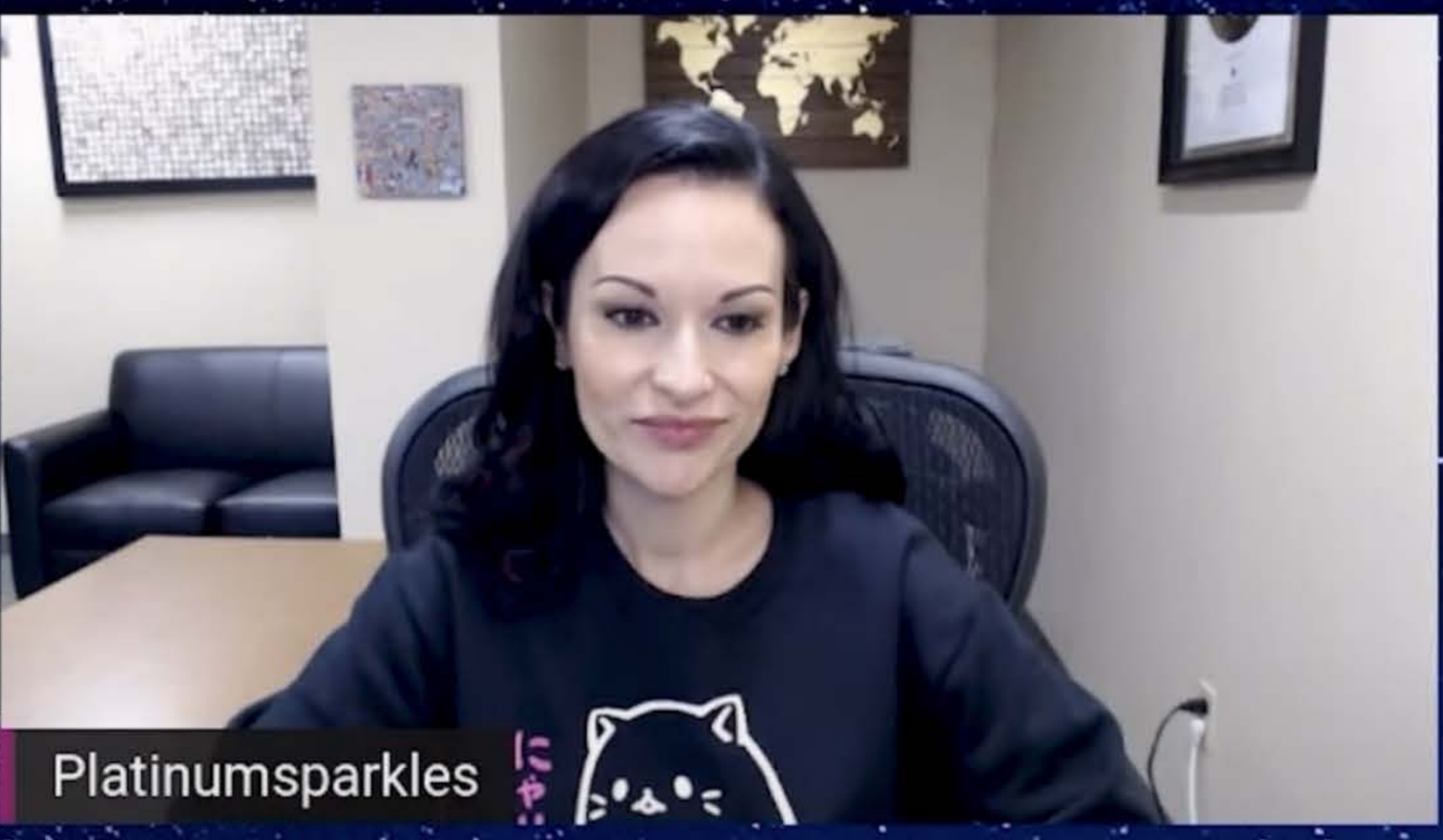
Defendant	Type of Interest	Amount of Transfer or Obligation
Adam Boryenace	Retention Payment	\$250,000.00
Craig Shindledecker	Retention Payment	\$250,000.00
Christopher Young	Retention Payment	\$200,000.00
Dena Wever	Retention Payment	\$175,000.00
Lindsey Boerner	Retention Payment	\$175,000.00
Brent Johnson	Retention Payment	\$150,000.00
John Dwyer	Retention Payment	\$150,000.00
Tana Lawler	Retention Payment	\$150,000.00
David Meents	Retention Payment	\$100,000.00
David Streckert	Retention Payment	\$100,000.00
Mike McGee	Retention Payment	\$100,000.00
Stanton Camp	Retention Payment	\$100,000.00
Tim Millar	Retention Payment	\$100,000.00
Kiara Baudoin	Retention Payment	\$50,000.00
<b>Total Retention Payments and Payment</b>	\$63,550,000	

Name  Additional Page if Debtor	Has More Executory Contracts or Unexp	pired Leases	Additional Page if Debtor Has More Executory Contracts or	Unexpired Leases
		lines sequentially from the previous page.	Copy this page only if more space is needed. Continue numberi	
List all contracts and unexpired le		State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	CONFIDENTIALITY AGREEMENT DATED 7/6/2022	Citadel Enterprise Asia Limited 8 Finance Stree Two International Finance Center 16th Floor Hong Kong. CHINA	2.34 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	CHAN LUK WAI ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SETTLEMENT AGREEMENT DATED 1/13/2022	Citadel Securities Americas LLC Heath Tarbert Jessica Fricke 151 S. Dearborn Chicago, IL 60603	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	TED CHRISTIANA LAI ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	CONFIDENTIALITY AGREEMENT DATED 8/10/2021	ClearBank® Limited 25 Marsh Street 4th Floor, Prologue Works Bristol, BS1 4AX UNITED KINGDOM	2.36 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Christopher Taylor Johnson ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Clement Joshua Ip ADDRESS ON FILE	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Christopher Young ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	ENGAGEMENT OF CLEMENT T. MAYNARD & COMPANY FOR DARE ACT REGISTRATION DATED 6/25/2021	Clement T. Maynard & Company G. K. Symonette Building Shirley Street PO Box N-7525 Nassau, BAHAMAS	2.38 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Citadel Securities Americas LLC - Heath Tarbert, Jessica Fricke 131 S. Dearborn Chicago, IL 60603
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	CLOUDFLARE ORDER FORM DATED 11/4/2022	CloudFlare ADDRESS UNKNOWN	SPONSORSHIP AGREEMENT D 8/18/2021  2.39 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Coachella Music Festival, LLC 425 W. 11th Street, Suite 500 Los Angeles, CA 90015
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MUTUAL NONDISCLOSURE AGREEMENT DATED 10/12/2020	Coinbase, Inc. 100 Pine St. #1250 San Francisco, CA 94111	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	COINBASE GLOBAL, INC. 248 3rd Street #434 Oakland, CA 94607









our Citadel or Susquehanna investors of FTX







President of FTX.US Brett Harrison talks about Gamestop [Partnership cancelled, new...



















26) Say you tokenize stocks.

Instead of waiting 2 days to settle, you can just swap AAPLtoken <> USD-token on a blockchain. Which, remember, takes about 10 seconds and costs about \$0.0002 in fees.

No remaining settlement uncertainty or risk.

6:05 AM · 7/16/22 · Twitter Web App



17) Ok, so how about market structure?

On January 28th 2021, most major retail brokers shut down.

Users were unable to buy; sometimes they were unable to sell, too. And on some platforms users got liquidated.

The weird thing is that there was basically no leverage!

6:04 AM · 7/16/22 · Twitter Web App

23) And on January 28th 2021, there was a lot of retail trading volume.

Which meant tens (hundreds?) of billions of dollars of pending settlements between tens of counterparties which would take days.

As GME rose in price, so did the potential loss if settlement failed.

6:04 AM · 7/16/22 · Twitter Web App



20) The dollars they send in are routed to the broker's bank account. Their order is in turn routed to a PFOF firm, like Citadel or Virtu.

That firm, in turn, might buy the stock on an ATS from another trading firm, which would finally bid on NASDAQ, or NYSE.

6:04 AM · 7/16/22 · Twitter Web App

President of FTX.US Brett Harrison talks about Gamestop [Partnership cancelled, new... 🕓 🥕



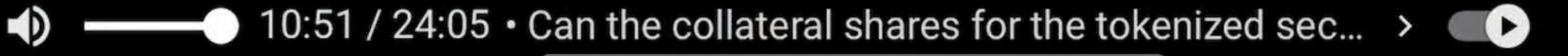






















President of FTX.US Brett Harrison talks about Gamestop [Partnership cancelled, new...

















Case 22-11068-JTD Doc 2098-2 Filed 07/31/23 Page 327 of 816

FTX Trading Ltd., et al., Time Detail by Activity by Professional June 1, 2023 through June 30, 2023 FTX Trading Ltd., et al., Time Detail by Activity by Professional June 1, 2023 through June 30, 2023 Exhibit D

Due Diligence

**Business Operations** 

Exhibit D

Professional	Date	Hours	Activity	Professional	Date	Hours	Activity
Luke Francis	6/22/2023	1.2	Review of tokenized share transfers on exchange	Kevin Baker	6/8/2023	2.3	Research AWS for specific users related to insider trading and tokenized equity on or around petition date
Robert Gordon	6/22/2023	0.1	Call to review drafted explanations of financial statements furnished for due diligence request with H. Ardizzoni, R. Gordon (A&M)	Kevin Baker	6/8/2023	2.4	Analyze internal FTX deposit addresses related to specific user accounts for S&C request
Steve Coverick	6/22/2023	0.1	Call with S. Coverick and L. Callerio (A&M) re: bonus payment analysis	Kevin Baker	6/8/2023	2.2	Perform quality control measures on KYC file IDs and Google Drive information related to specific customer accounts
Lorenzo Callerio	6/23/2023	0.8	Update the FTX2.0 tracker including new responses received from G. Walia and K. Ramanathan (A&M) prior to circulate them to PWP	Kora Dusendschon	6/8/2023	0.2	Draft correspondence requesting additional information and update on KYC related items
Lorenzo Callerio	6/23/2023	0.3	Review the PMO materials received from C. Stockmeyer (A&M)	Kora Dusendschon	6/8/2023	0.4	Compile weekly dashboard for R. Perubhatla (FTX) for review and feedback by the team
Lorenzo Callerio	6/23/2023	0.4	Prepare an FTX2.0 responses / document approval list to be circulated to J. Ray (FTX)	Kora Dusendschon	6/8/2023	0.1	Review request for additional metrics for tracking dashboard
Luke Francis	6/23/2023	1.3	Review of tax related liabilities based on insider payments	Kumanan Ramanathan	6/8/2023	0.1	Call with M. Flynn, K. Ramanathan, L. Callerio (A&M) to discuss latest crypto tracing status
Mackenzie Jones	6/23/2023	0.9	Research employment detail related to Dotcom employee severance claims	Kumanan Ramanathan	6/8/2023	0.3	Call with M. Flynn, K. Ramanathan (A&M), D. Handelsman (S&C) to discuss BitGo KYB/AML agreement
Steve Coverick	6/23/2023	1.3	Review and provide comments on materials compiled in response to UCC request re: payroll data	Kumanan Ramanathan	6/8/2023	0.2	Review historical Solana custodial presentation and distribute
Luke Francis	6/24/2023	1.3	Review of insider payments through tokenized shares on exchange	Kumanan Ramanathan	6/8/2023	0.3	Review of KYC vendor final engagement letter and provide feedback
Luke Francis	6/25/2023	0.5	Conference with L. Francis and R. Esposito (A&M) re: tokenized shares of stock on exchange regarding insiders	Kumanan Ramanathan	6/8/2023	0.4	Call with R. Perubhatla (FTX) to discuss IT matters
Rob Esposito	6/25/2023	0.5	Conference with L Francis and R Esposito (A&M) re: tokenized shares of stock on exchange regarding insiders	Kumanan Ramanathan	6/8/2023	0.3	Investigate domain registration legal entity
Lorenzo Callerio	6/26/2023	0.4	Update the FTX2.0 trackers including certain additional documents received	Kumanan Ramanathan	6/8/2023	0.3	Review of commercial terms for coin matrix and discuss internally
Lorenzo Callerio	6/26/2023	0.4	Draft a revised FTX2.0 approval list to be send to M. Wu (S&C) and J. Ray (FTX)	Kumanan Ramanathan	6/8/2023	0.3	Call with K. Lemire (Quinn) to discuss Solana staking feasibility
Lorenzo Callerio	6/26/2023	0.4	Draft an approval request list for J. Ray (FTX) re: additional items to be published to the UCC data room	Kumanan Ramanathan	6/8/2023	0.3	Review of customer accounts headings for borrow limit 150 million and its historical data
Cullen Stockmeyer	6/27/2023	0.2	Meeting with L. Callerio, C. Stockmeyer (A&M) re: Diligence process update	Kumanan Ramanathan	6/8/2023	0.2	Review of final customer support KYC manual vendor presentation materials and distribute to CAO for feedback
Cullen Stockmeyer	6/27/2023	1.1	Prepare diligence tracker related to FTX2.0 for additional diligence questions	Kumanan Ramanathan	6/8/2023	2.9	Prepare Solana custody selection presentation and distribute
Lorenzo Callerio	6/27/2023	0.4	Update the internal UCC diligence tracker	Kumanan Ramanathan	6/8/2023	0.2	Review of most recent trading price SEY token and compare against market price of sale
Lorenzo Callerio	6/27/2023	0.6	Draft an updated UCC approval list to be sent to J. Ray (FTX)	Kumanan Ramanathan	6/8/2023	0.3	Call with G. Walla (A&M) to discuss Alameda's tracing exercise
Lorenzo Callerio	6/27/2023	0.2	Meeting with L. Callerio, C. Stockmeyer (A&M) re: Diligence process update	Kumanan Ramanathan	6/8/2023	0.3	Call with L. Abendschein (Coinbase) to discuss Solana staking options
Lorenzo Callerio	6/27/2023	0.3	Call with S. Coverick and L. Callerio (A&M) re: diligence process update	Kumanan Ramanathan	6/8/2023	0.2	Correspond with D. Hariton (S&C) to discuss tax implications on various hedging proposals
Mackenzie Jones	6/27/2023	0.9	Research entity background/legal status for tax filing purposes	Larry Iwanski	6/8/2023	1.8	Review of 4 separate tracing deliverables under Req 39

Case 22-11068-JTD Doc 2002 Name	Filed 07/31/23 Page 116 of 159 Case number (ff known) 22-11067 (JTD)	Name		Filed 07/31/23 Page 135 of 159 Case number (ff known) 22-11067 (JTD)
Additional Page if Debtor Has More Executory Contracts or Une	expired Leases	Andrew Control of the Control	Has More Executory Contracts or Une	lines sequentially from the previous page.
Copy this page only if more space is needed. Continue numbering the	ne lines sequentially from the previous page.			
List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	List all contracts and unexpired le	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
2.104 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Coin98 Labs Ltd Intershore Chambers P.O Box 4342 Road Town, Tortola, BRITISH VIRGIN ISLANDS	2.237 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	SIDE LETTER AGREEMENT DATED	LMAX Digital Broker Limited 208 Regus, World Trade Center Bayside Road Gibraltar, GIBRALTAR
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	COINBASE CREDIT, INC. ADDRESS UNKNOWN	2.238 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	PARTICIPANT FIRM AGREEMENT DATED 8/25/2022	LMX Labs, LLC Attn: LMX Labs, LLC Legal Department Civic Opera Building 20 N Wacker Dr. Suite 3000 Chicago, IL 60606
2.106 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Coinbase Custody International Limited 70 Sir John Rogerson's Quay Dublin 2, DO2 R296 IRELAND (EIRE)	2.239 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	BORROWING AGREEMENT DATED 7/14/2020	Lunar 8 Global Services Inc Mandar House, 3rd Floor Johnson's Ghut Tortola, BRITISH VIRGIN ISLANDS
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	COINBASE CUSTODY INTERNATIONAL LIMITED 70 Sir John Rogerson's Quay Dublin, IRELAND (EIRE)	2.240 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	PROPOSAL FOR PAYROLL SERVICES DATED 2/20/2019	Manpower Services (Hong Kong) Limited 9 CHONG YIP STREET ROOMS 2303-04, 23/F KWUN TONG KOWLOON, CHINA
2.108 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Coinbase, Inc. 100 Pine St. #1250 San Francisco, CA 94111	2.241 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	GROUP SALES AGREEMENT	Margaritaville Beach Resort Nassau The Pointe New Providence Nassau, 00000 BAHAMAS
2.109 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Coinone Inc. ADDRESS UNKNOWN	2.242 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	MUTUAL NON-DISCLOSURE AGREEMENT DATED 11/24/2020	Markus Infanger ADDRESS ON FILE
2.110 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	& Cole-Frieman & Mallon LLP - Bart Mallon 201 California Street Suite 350 San Francisco, CA 94111	2.243 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MARKET MAKING AGREEMENT DATED 8/21/2021	Mars Voyage Limited Vistra Corporate Services Centre Wickhams Cay I Road Town, Tortola, VG1110 BRITISH VIRGIN ISLANDS
Official Form 206G Schedule G: Executory Contra	acts and Unexpired Leases Page 16 of 57	Official Form 206G	Schedule G: Executory Contra	cts and Unexpired Leases Page 35 of 5



March 2022

# LMX Labs LLC Coinbase Derivatives Rulebook

### CHAPTER 6: PRIVATELY NEGOTIATED TRANSACTIONS

#### **RULE 601. Block Trades**

- The Exchange shall designate the products in which block trades shall be permitted and determine the minimum quantity thresholds for such transactions.
- Products designated for Block Trades. None.
- The following shall govern block trades:
  - A block trade must be for a quantity that is at or in excess of the applicable RULE 602. Exchange of Derivatives for Related Positions minimum threshold. Orders may not be aggregated in order to achieve the (a) minimum transaction size, except by those entities described in Sections (9) and (10) below and as provided in Rule 601(c)(2).
  - Each Person to a block trade must be an Eligible Contract Participant.
  - A broker for a Person shall not execute any order by means of a block trade for a (c) Person unless such Person has specified that the order be executed as a block trade.
  - The price at which a block trade is executed must be fair and reasonable in light of (i) the size of the block trade, (ii) the prices and sizes of other transactions in the same contract at the relevant time, (iii) the prices and sizes of transactions in other relevant markets, including without limitation the underlying cash market or related futures markets, at the relevant time, and (iv) the circumstances of the markets or the Participants to the block trade.
  - Block trades shall not set off conditional orders (e.g., Stop Orders and MIT Orders) or otherwise affect orders in the regular market.
  - One of the Persons or the broker of one of the Persons to the block trade must (d) ensure that each block trade is reported to the Exchange within 5 minutes of the transaction. The Exchange shall promptly publish such information separately from the reports of transactions in the regular market.
  - Reporting Method and Information
    - Block trades must be reported to the Exchange by calling the FairX Exchange Control Center or in accordance with another approved reporting method.
    - The block trade report must include the information related to the block trade specified in the Exchange's approved reporting method, including: the identification of parties to the block trade; product details; trade quantity, price, and time; and, Clearing Firm.
  - Clearing Firms, Participants, Participant Firms, and Broker Firms involved in the (g) execution of block trades must maintain a record of the transaction in accordance with Rules 401.
  - A commodity trading advisor ("CTA") registered or exempt from registration under (h) the Act, including, without limitation, any investment advisor registered or exempt from registration under the Investment Advisors Act of 1940, or principal thereof, shall be the applicable entity for purposes of Sections (1), (3), (4) and (5), provided such advisors have total assets under management exceeding \$25 (i)

58

million and the block trade is suitable for the customers of such advisors.

A foreign Person performing a similar role or function to a CTA or investment advisor as described in Section 10, or principal thereof, and subject as such to foreign regulation, shall be the applicable entity for purposes of Sections (1), (3), (4) and (5), provided such Persons have total assets under management exceeding \$25 million and the block trade is suitable for the customers of such Persons.

The Exchange shall designate the products in which Exchange of Derivatives for Related Position ("EDRP") are permitted.

**EDRPs** Permitted

None.

### Nature of an EDRP

- An EDRP consists of two discrete but related simultaneous transactions. One party to the EDRP must be the buyer of (or the holder of the long market exposure associated with) the related position and the seller of the corresponding Contract. The other party to the EDRP must be the seller of (or the holder of the short market exposure associated with) the related position and the buyer of the corresponding Contract.
- However, a Participant may facilitate, as principal, the related position on behalf of a Customer, provided that the Participant can demonstrate that the related position was passed through to the Customer who received the Exchange Contract position as part of the EDRP.

#### Related Positions

The related position (cash OTC swap, OTC option, or other OTC derivative) must be a derivative or related product of such Contract that has a reasonable degree of price correlation and quantitative equivalence to the Contract.

### Quantity

The quantity covered by the related position must be approximately equivalent to the quantity covered by the Exchange Contracts.

Prices and Price Increments

An EDRP transaction may be entered into in accordance with the applicable price increments or option premium increments set forth in the rules governing the pertinent Contracts, at such prices as are mutually agreed upon by the two parties to the transaction.

Date and Time of Transaction

The date and the time of execution of all EDRP transactions must be denoted on the record of the transaction required to be created pursuant to Rule 401.

Termination of Trading in Exchange Contracts

EDRP transactions may be permitted after termination of trading in expiring Contracts, as prescribed in the applicable rules governing such Contracts. Such transactions shall not establish new positions.

Identification and Submission to the Exchange

March 2022

59

Name  Name	22-11068-JTD Doc 2048	Filed 07/31/23 Page 61 of 68 Case number (If known) 22-11087 (JTD)	Debtor Maclaum Investments Ltd.  Name	1068-JTD Doc 2048	Filed 07/31/23 Page 62 of 68 Case number (If known): 22-11087 (JTD)			
Additional Page if Debtor	Has More Executory Contracts or Unexp	pired Leases	Additional Page if Debtor Has More Executory Contracts or Unexpired Leases					
Copy this page only if more sp	ace is needed. Continue numbering the	lines sequentially from the previous page.	Copy this page only if more space is	s needed. Continue numbering the	lines sequentially from the previous page.			
List all contracts and unexpired le	ases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	List all contracts and unexpired leases		State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	AMENDED AND RESTATED SHAREHOLDERS' AGREEMENT DATED 9/17/2021	M-League Pte. Ltd. Attention: Sai Srinivas Kiran G 50 Raffles Place #19-00, Singapore Land Tower Singapore, 048623 SINGAPORE		VESTORS' RIGHTS AGREEMENT TED 11/19/2021	Paradigm Connect Holdings, LLC, ADDRESS UNKNOWN			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	LOAN AGREEMENT DATED 11/4/2021	MR. SEUNG GUN LEE ADDRESS ON FILE		BSCRIPTION AGREEMENT DATED	PARADIGM ONE (CAYMAN) FEEDER LP ADDRESS UNKNOWN			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	LOAN AGREEMENT	OTC Service AG Boglerenstrasse 2a Küsnacht, 8700 SWITZERLAND		BSCRIPTION AGREEMENT DATED	PARADIGM ONE GP, LLC. ADDRESS UNKNOWN			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SERVICES AGREEMENT DATED 10/10/2022	Otter Audits LLC 519 West 22nd Street Sioux Falls, SD 57105		AREHOLDERS' AGREEMENT TED 10/27/2021	Plemont Holdings 1 Limited attention: The Legal Department 6th Floor, 37 Esplanade St Helier, JE2 3QA JERSEY			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SHAREHOLDERS' AGREEMENT DATED 12/9/2020	OVEX (PTY) LTD  1st Floor, The Annex, 2 Energy Lane Bridgeways Precinct, Century City Cape Town, 7441 SOUTH AFRICA		TING AGREEMENT DATED	Portals Labs, Inc. 4470 W. SUNSET BLVD. #90092 LOS ANGELES, CA 90027			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	BLOCK TRADE AGREEMENT DATED 9/1/2021	Paradigm Connect Asia Pte Ltd ADDRESS UNKNOWN		VESTORS' RIGHTS AGREEMENT TED 2/1/2022	Portals Labs, Inc. 4470 W. SUNSET BLVD. #90092 LOS ANGELES, CA 90027			
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SECOND AMENDED AND RESTATED LIMITED LIABILITY COMPANY AGREEMENT DATED 11/19/2021	Paradigm Connect Holdings, LLC 190 Elgin Avenue, George Town Grand Cayman, KY1-9008 CAYMAN ISLANDS		TTER AGREEMENT DATED 2/2021	PYTH DATA FOUNDATION ADDRESS UNKNOWN			

Name			Debto	Name		Filed 07/31/23 Page 142 of 174 Case number (if known): 22-11068 (JTD)	
Additional Page if Debtor	Has More Executory Contracts or Unexp	pired Leases	Additional Page if Debtor Has More Executory Contracts or Unexpired Leases				
Copy this page only if more sp	ace is needed. Continue numbering the	lines sequentially from the previous page.		Copy this page only if more sp	pace is needed. Continue numbering th	e lines sequentially from the previous page.	
List all contracts and unexpired le	nases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	Lis	st all contracts and unexpired i	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Man Ho Cheung ADDRESS ON FILE	2.454	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SECONDARY SHARE PURCHASE AGREEMENT DATED 10/18/2021	Paper Bird Inc 3500 South Dupont Highway Dover, DE 19901	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Man Kai Chui (Brandon) ADDRESS ON FILE	2.455	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	PAYMENT AGENT AGREEMENT DATED 10/15/2021	Paper Bird Inc 3500 South Dupont Highway Dover, DE 19901	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	2020 EQUITY INCENTIVE PLAN (U.S.) DATED 11/22/2021	Maria Shaikh ADDRESS ON FILE	2.456	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	DATED 1/21/2022	Paradigm Fund LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	GENERAL SERVICE AGREEMENT DATED 6/30/2020	Market Mastery ADDRESS UNKNOWN	2.457	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	DATED 1/21/2022	Paradigm Fund LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	COLLABORATION AND CONFIDENTIALITY AGREEMENT DATED 2/25/2022	MARQUES & FILMS 22 rue Perier - 92120 MONTROUGE	2.458	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	INVESTORS' RIGHTS AGREEMENT	Paradigm Fund LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	2020 EQUITY INCENTIVE PLAN (NON-U.S.) DATED 11/22/2021	Matt Burgess ADDRESS ON FILE	2.459	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	INVESTORS RIGHTS AGREEMENT DATED 1/21/2022	Paradigm Fund LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	LETTER AGREEMENT RE FTX ADVISORY BOARD DATED 8/24/2021	Matt Huang - Paradigm Fund L.P., Paradigm Green Fortitudo LP 548 Market Street San Francisco, CA 94104	2.460	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	INVESTORS' RIGHTS AGREEMENT DATED 1/21/2022	Paradigm Green Fortitudo LP 548 Market Street Ste 46425 San Francisco, CA 94104	

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 41 of 68

Case Number: 22-11087 (JTD)

Debtor Name: Maclaurin Investments Ltd.

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 45 of 68 Case Number: 22-11087 (JTD)

### Assets - Real and Personal Property

Debtor Name: Maclaurin Investments Ltd.

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Assets - Real and Personal Property

Part 11, Question 77: Other property of any kind not already listed

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
KABOMPO HOLDINGS, LTD.	Undetermined	Funded Amount	\$4,999,995.39
LIGHTBEAM DATA LABS INC.	Undetermined	Funded Amount	\$8,675,000.00
LIMIT BREAK INC.	Undetermined	Funded Amount	\$1,000,997.36
MERGE HOLDINGS LTD	Undetermined	Funded Amount	\$475,965.00
MESSARI HOLDING INC.	Undetermined	Funded Amount	\$499,996,59
METALINK LABS, INC.	Undetermined	Funded Amount	\$300,000.00
M-LEAGUE PTE. LTD.	Undetermined	Funded Amount	\$15,000,000.11
MOJOVERSE, INC.	Undetermined	Funded Amount	\$250,000.00
ESTCOIN HOLDING LIMITED	Undetermined	Funded Amount	\$250,050.00
IOOM LIMITED	Undetermined	Funded Amount	\$2,073,965.69
D'LEARY PRODUCTIONS USA LLC	Undetermined	Funded Amount	\$1,000,000.00
DDYSSEY TECHNOLOGIES LIMITED	Undetermined	Funded Amount	\$1,969,205,08
OTC SERVICES LTD.	Undetermined	Funded Amount	\$6,826,000.00
OVEX PROPRIETARY LIMITED	Undetermined	Funded Amount	\$5,000,000.00
PARADIGM CONNECT HOLDINGS, LLC	Undetermined	Funded Amount	\$9,249,976.54
PINTU INVESTMENTS ONE PTE. LTD.	Undetermined	Funded Amount	\$2,000,000.00
PIONIC VENTURES LLC	Undetermined	Funded Amount	\$71,300,000.00
PIXELYNX, INC.	Undetermined	Funded Amount	\$500,000.00
PORTALS LABS, INC.	Undetermined	Funded Amount	\$200,057.14

Other property of any kind not already listed  Examples: Season tickets, country club membership	Current value of debtor's interest
Fund Investment: VY DHARANA EM TECHNOLOGY FUND (\$0.9M Funded Amount)	Undetermined
Fund Investment: LIQUID VALUE FUND I LP (\$27.1M Funded Amount)	Undetermined
Fund Investment: ETHEREAL VENTURES FUND I L.P. (\$1.4M Funded Amount)	Undetermined
Fund Investment: RACE CAPITAL II, L.P. (\$0.3M Funded Amount)	Undetermined
Fund Investment: PARADIGM ONE (Cayman) Feeder LP (\$20.3M Funded Amount)	Undetermined
Fund Investment: IOSG FUND II LP (\$3M Funded Amount)	Undetermined
Fund Investment: AGILE GROUP FUND A (\$1M Funded Amount)	Undetermined
Fund Investment: KRAKEN VENTURES FUND I LP (\$3M Funded Amount)	Undetermined
Fund Investment: SCHF CAYMAN, L.P. (\$25M Funded Amount)	Undetermined
Fund Investment: VY SPACE II, L.P. (\$9.7M Funded Amount)	Undetermined
Fund Investment: ROK CAPITAL OFFSHORE FUND, LTD. (\$5M Funded Amount)	Undetermined
Fund Investment: UVM SIGNUM BLOCKCHAIN FUND VCC (\$2.1M Funded Amount)	Undetermined
Token Receivable: 1INCH LIMITED, ( Token: 1INCH; Qty: 4,444,444.44667; USD Spot Price Receivable Amount; \$5,502,355 )	Undetermined
Token Receivable: ARMOR DAO, ( Token: ARMOR; Qty. 833,333.3333; USD Spot Price Receivable Amount: \$4,182 )	Undetermined
Token Receivable: AXELAR FOUNDATION. ( Token: AXL; Qty: 1,173,708.92019; USD Spot Price Receivable Amount: \$804,280 )	Undetermined
Token Receivable: BASIS YIELD CORP, ( Token: TBD; Qty: 625,000,00000; Funded Amount: \$2,500,000 )	Undetermined
Token Receivable: BLUE HORIZON GLOBAL CORP. ( Token: ZEND; Qty: 769,231.00000; Funded Amount: \$250,000 )	Undetermined
Token Receivable: BONZAI PROTOCOL LTD., ( Token: TBD; Qty: 5,000,000.00000; Funded Amount: \$750,000 )	Undetermined
Token Receivable: BULLET GALAXY LABS LTD., ( Token: GXY; Qty: 800,000.00000; Funded Amount: \$200,000 )	Undetermined
Token Receivable: BUZZ DEVELOPMENT INC. ( Token: PERC; Qty: 1,199,999.70000; USD Spot Price Receivable Amount: \$261,240 )	Undetermined
Token Receivable: CHILLCHAT HOLDINGS PTE. LTD., ( Token: TBD; Qty: 15,000,000.00000; Funded Amount: \$500,000.)	Undetermined
Token Receivable: CONCURRENT C INC. ( Token: TBD; Qty: 196,581.00000; USD Spot Price Receivable Amount: \$75,670 )	Undetermined
Token Receivable: CONTRARIAN DEFI LLC, ( Token: PORT; Qty: 16,000,000,00000; USD Spot Price Receivable Amount: \$138,442 )	Undetermined
Token Receivable: CRYPTOMIND LAB PTE, LTD, ( Token: GF; Qty: 12,000,000,00000; USD Spot Price Receivable Amount: \$1,497,600 )	Undetermined
Token Receivable: CYBERPREP CORP. ( Token: TBD; Qty: 600,000.00000; Funded Amount: \$300,000 )	Undetermined

any government contract

Debtor West Realin Shires Inc. Name	Filed 07/31/23 Page 74 of 84 Case number (If Known): 22-11183 (JTD)	Debtor West Realm Shires Inc.  Name  Case 22-11068-JTD Doc 2070	Filed 07/31/23 Page 75 of 84 Case number (If known): 22-11183 (JTD)	
Additional Page if Debtor Has More Executory Contracts or Unex	cpired Leases	Additional Page if Debtor Has More Executory Contracts or Unexp	pired Leases	
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List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	List all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	Paradigm Fund LP 548 Market Street Suite 46425 San Francisco, CA 94104	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Paradigm One LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Paradigm Fund LP 548 Market Street Ste 46425 San Francisco, CA 94104	2.119 lease is for and the nature	Paradigm One LP 548 Market Street San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Paradigm Green Fortitudo LP 548 Market Street Suite 46425 San Francisco, CA 94104	2.120 lease is for and the nature	Paradigm One LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	Paradigm Green Fortitudo LP 548 Market Street Ste 46425 San Francisco, CA 94104	2.121 lease is for and the nature	Paradigm One LP 548 Market Street Ste 46425 San Francisco, CA 94104	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	Paradigm Green Fortitudo LP 548 Market Street Ste 46425 San Francisco, CA 94104	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Peter Lau ADDRESS ON FILE	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	Paradigm Green Fortitudo LP 548 Market Street Ste 46425 San Francisco, CA 94104	2.123 lease is for and the nature of the debtor's interest	PlayUp Ltd. 48 Epsom Road Zetiand NSW 2017 AUSTRALIA	
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Paradigm One LP 548 Market Street Ste 46425 San Francisco, CA 94104	2.124 lease is for and the nature of the debtor's interest	PlayUp Ltd. 48 Epsom Road Zetland NSW 2017 AUSTRALIA	

Case 22-11068-JTD Doc 2050 Filed 07/31/23 Page 43 of 53

Debtor Name: Maclaurin Investments Ltd. Case Number: 22-11087 (JTD)

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

Amount Paid	Reason For Payment	Payment Date	Check or Wire Number	Creditor Name & Address
\$3,500,000.0	Other- Investments	10/06/2022		PARADIGM ONE LP 548 MARKET STREET SUITE #: 46425 SAN FRANCISCO, CA 94104
\$3,500,000.0	SUBTOTAL			
\$150,000.0	Other- Investments	10/05/2022		RACE CAPITAL II 437 LYTTON AVE SUITE 100 PALO ALTO, CA 94301
\$150,000.0	SUBTOTAL			

Case 22-11068-JTD Doc 2012 Filed 07/31/23 Page 45 of 58

Case Number: 22-11070 (JTD)

### Assets - Real and Personal Property

Debtor Name: Clifton Bay Investments LLC

Part 11, Question 77: Other property of any kind not already listed

	ther property of any kind not already listed  xamples: Season tickets, country club membership	Current value of debtor's interest	
100	fund Investment: KINDERGARTEN VENTURES FUND II (\$0.13M Funded amount)		Undeterm
F	fund Investment: CANONICAL CRYPTO FUND I, L.P. (\$0.5M Funded Amount)		Unaetern
	fund Investment: DEFI ALLIANCE DELAWARE FEEDER I LP (\$0.25M Funded mount)		Undetern
100	fund Investment: LN SPORTS & HEALTH TECH FUND I, L.P. (\$0.3M Funded mount)		Undetern
F	und Investment: EXPONENT FOUNDERS CAPITAL I, LP (\$1M Funded Amount)		Undeterm
	fund Investment: FUND II, A SERIES OF TOY VENTURES, LP (\$12.5M Funded mount)		Undetern
F	und Investment: SEQUOIA CAPITAL FUND, L.P. (\$50M Funded Amount)		Undeterm
	und Investment; NURAL CAPITAL FIRST LIGHT (US) LP (\$0.1M Funded mount)		Undetern
F	und Investment: 6529 NFT FUND QP, LP (\$5M Funded Amount)		Undeterm
F	und Investment: MULTICOIN VENTURE FUND II US, L.P. (\$5M Funded Amount)		Undeterm
F	und Investment: BOND III, LP (\$0.15M Funded Amount)		Undeterm
_	und Investment: MULTICOIN VENTURE FUND III US, LP (\$2.5M Funded mount)		Undeterm
_	und Investment: ALTIMETER GROWTH PARTNERS FUND VI, L.P. (\$1.5M unded Amount)		Undeterm
F	und Investment: LIQUID 2 VENTURES FUND III, L.P. (\$0.75M Funded Amount)		Undetern
F	und Investment: ASYMMETRIC TECHNOLOGIES LP (\$0.5M Funded Amount)		Undetern
F	und Investment: SKYBRIDGE COIN FUND LP (\$10M Funded Amount)		Undetern
	oken Receivable: GREENPARK SPORTS, INC., (Token: TBD; Qty: 5,000,000,000,0000; Funded Amount: \$1,000,000)		Undetern
	oken Receivable: OTOY INTERNATIONAL SEZC, ( Token: RNDR; Qty: 5,255,208.00000; USD Spot Price Receivable Amount: \$4,857,500 )		Undetern
	oken Warrant: CODERRECT INC., ( Token Warrant: TBD; Qty: TBD; Funded mount: \$889 )		Undetern
	oken Warrant: CREATOROS INC., ( Token Warrant: TBD; Qty: TBD; Funded mount: \$500 )		Undetern
	oken Warrant: MATONEE INC., ( Token Warrant: Aptos; Qty: TBD; Funded mount: \$500 )		Undetern
	oken Warrant: NEXUS PRO, INC., ( Token: TBD; Qty: TBD; Funded Amount: 500 )		Undetern
100	oken Warrant: SUBSPACE LABS, INC., ( Token Warrant: TBD; Qty: TBD; unded Amount: \$1,000 )		Undetern
7	oken Warrant: TIPLINK CORP, ( Token Warrant: TBD; Qty: TBD; Funded mount: \$500 )		Undetern

Debtor

List All Creditors with NONPRIORITY Unsecured Claims

Part 2: 3. List in alphabetical order all of the creditors with nonpriority unsecured claims. If the debtor has more than 6 creditors with nonpriority unsecured claims, fill out and attach the Additional Page of Part 2. Amount of claim Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: Undetermined Check all that apply. TAL OPPORTUNITIES FUND LT Sea Meadow House ☑ Contingent PO Box 116 ☑ Unliquidated Road Town, Tortola, VG1110 ☐ Disputed BRITISH VIRGIN ISLANDS Basis for the claim: Loan Payable (see Exhibit 2) Is the claim subject to offset? Date or dates debt was incurred Undetermined ☑ No ☐ Yes Last 4 digits of account number 3.2 Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: Undetermined Check all that apply. BlockFi Londing LLC Attn: Zac Prince ☑ Contingent 86 Chambers St. ☑ Unliquidated Suttle 205 □ Disputed New York, NY 10007 Basis for the claim: Loan Payable (see Exhibit 2) is the claim subject to offset? Date or dates debt was incurred Undetermined ☑ No ☐ Yes Last 4 digits of account number Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: Undetermined Check all that apply. BlockFills 401 W. Ontano Street ☑ Contingent #400 ☑ Unliquidated Chicago, IL 60654 ☐ Disputed Basis for the claim: Loan Payable (see Exhibit 2) Is the claim subject to offset? Date or dates debt was incurred Undetermined ☑ No ☐ Yes Last 4 digits of account number 3.4 Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: 30.012.72 BLOOMBERG FINANCE LP Check all that apply. 731 LEXINGTON AVE □ Contingent NEW YORK, NY ☐ Unliquidated ☐ Disputed Basis for the claim: Trade Payable is the claim subject to offset? Date or dates debt was incurred Various ☑ No ☐ Yes Last 4 digits of account number 3.5 Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: 3,866.67 CHICAGO MERCANTILE EXCHANGE INC. Check all that apply. ☐ Contingent 20 S. WACKER DR. CHICAGO, IL 60606 ☐ Unliquidated □ Disputed Basis for the claim: Trade Payable Is the claim subject to offset? Date or dates debt was incurred Various ₩ No ☐ Yes Last 4 digits of account number 3.6 Nonpriority creditor's name and mailing address As of the petition filing date, the claim is: Undetermined Check all that apply. Clover INC Port Purcel ☑ Contingent Qwomar Trading Complex Blackburne Road ☑ Unliquidated Unit 8, 3/F, Tortola ☐ Disputed Road Town, VG1110 BRITISH VIRGIN ISLANDS Basis for the claim: Market Making Loans: CLV; Qty. 57,000,000 Is the claim subject to offset? Date or dates debt was incurred 7/13/2021 ☑ No ☐ Yes Last 4 digits of account number

Additional Page if Debtor Has More Executory Contracts or Unexpired Leases

	Copy this page only if more sp	ace is needed. Continue numbering the	lines sequentially from the previous page.
Lis	st all contracts and unexpired le	eases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
.20	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MASTER LOAN AND SECURITY AGREEMENT DATED 11/16/2020	Anchorage Lending, LLC 274 Holland Court Bridgewater, NJ 08807-0880
21	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MARKET MAKING AGREEMENT DATED 9/27/2021	Antimatter Dao Ltd Wickhams Cay II Road Town, Tortola, VG1110 BRITISH VIRGIN ISLANDS
22	State what the contract or lease is for and the nature	MASTER DIGITAL CURRENCY LOAN AGREEMENT DATED 7/9/2022	APOLLO CAPITAL OPPORTUNITIES FUND LTD
	of the debtor's interest  State the term remaining  List the contract number of any government contract		PO Box 116 Road Town, Tortola, VG1110 BRITISH VIRGIN ISLANDS
.23	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	MARKET MAKING AGREEMENT DATED 1/7/2022	Apricot Platform Limited Dresden Tower 11TH FLOOR Barrio Panama City, PANAMA
24	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	BORROWING AGREEMENT DATED 3/2/2020	Ashla International Inc c/o Mr. Loi Luu 3/F J&C Building, PO Box 933 Tortola Road Town, VG 1110 BRITISH VIRGIN ISLANDS
.25	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	LOAN AGREEMENT DATED 9/22/2020	AUX CAYES FINTECH CO. LTD. Eden Plaza Suite 202, 2nd Floor Eden Islands. Mahe 1352 SEYCHELLES
26	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MASTER LOAN AGREEMENT DATED 9/12/2020	Avalanche (BVI), Inc. Attn: Gun Sirer t Floor 4, Banco Popular Building Road Town, Tortola, VG 1110 BRITISH VIRGIN ISLANDS

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 99 of 159

Debtor Name: Alameda Research Ltd

Case Number: 22-11067 (JTD)

Debtor Name: Alameda Research Ltd

Schedule F: Creditors Who Have Nonpriority Unsecured Claims, Exhibit 2 - Loan Payables

Lender	Loan Currency	Outstanding Amount	Interest Rate	Interest Payment Currency	Maturity Date
APOLLO CAPITAL OPPORTUNITIES FUND LTD	USDC	3,000,000	9.0%	USDC	12/16/2022
BlockFi Lending LLC	BTC	1,800	3.5%	BTC	None
BlockFi Lending LLC	USDC	30,000,000	8.5%	USDC	None
BlockFi Lending LLC	USDC	30,000,000	8.5%	USDC	None
BlockFi Lending LLC	USDC	30.000.000	8.5%	USDC	None
BlockFills	USD	3,000,026	2.5%	N/A	7/5/2020
Compound Capital Partnes	USDC	2,500,000	9.0%	USDC	12/16/2022
itBit PTE. LTD (Paxos)	BTC	250	0.0%	BTC	None
itBit PTE. LTD (Paxos)	BTC	500	0.2%	BTC	None
itBit PTE. LTD (Paxos)	USD	5,000,000	0.2%	USD	None
Lemon Fund	USDT	1,500,000	9.0%	N/A	None
TrustToken, Inc.	TRU	7,200,000	0.0%	N/A	None

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 41 of 159

Case Number: 22-11067 (JTD)

+ Undetermined Amounts

### Assets - Real and Personal Property

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
ALAMEDA AUS PTY LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
ALAMEDA RESEARCH (BAHAMAS) LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
ALAMEDA RESEARCH PTE LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
ALAMEDA RESEARCH YANKARI LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
ALAMEDA TR SYSTEMS S. DE R. L.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
BLUE RIDGE LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
CARDINAL VENTURES LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
CEDAR BAY LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
COTTONWOOD GROVE LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
COTTONWOOD TECHNOLOGIES LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
EUCLID WAY LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
HIVE EMPIRE TRADING PTY LTD	100%	% Ownership Per Corporate Org Structure IDI: #921	Undetermined
MACLAURIN INVESTMENTS LTD.	100%	% Ownership Per Corporate Org Structure IDI: #921	Undetermined
NORTH DIMENSION LTD	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
SNG INVESTMENTS YATIRIM VE DANIŞMANLIK ANONÎM ŞÎRKETÎ			Undetermined
STRATEGY ARK COLLECTIVE LTD.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
3COMMAS TECHNOLOGIES OÜ	Undetermined	Funded Amount	\$4,940,115.63
		TOTAL	\$4,940,115.63

Case 22-11068-JTD Doc 2070 Filed 07/31/23 Page 70 of 84 Debtor West Realm Shires In Case 22-11068-JTD Doc 2000 Filed 07/31/23 Page 83 of 174 Case number (If known): 22-11068 (JTD) Name Debtor FTX Trading Ltd Name Additional Page if Debtor Has More Executory Contracts or Unexpired Leases Additional Page if Debtor Has More Executory Contracts or Unexpired Leases Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page. Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page. State the name and mailing address for all other parties with List all contracts and unexpired leases whom the debtor has an executory contract or unexpired lease State the name and mailing address for all other parties with List all contracts and unexpired leases whom the debtor has an executory contract or unexpired lease NON-BINDING CONFIDENTIAL TERM State what the contract or SHEET - FOR DISCUSSION Ledger Holdings Inc. SPONSORSHIP AGREEMENT DATED 1110 Brickell Ave lease is for and the nature PURPOSES ONLY DATED 7/24/2021 State what the contract or AllRightsReserved Limited 5/10/2021 Suite 430k-200 of the debtor's interest 12/F, Han Wai Commercial Building lease is for and the nature Mami, FL 33131 213-233 Queens Road East of the debtor's interest State the term remaining Wanchai Hong Kong, State the term remaining List the contract number of CHINA any government contract List the contract number of any government contract MEMBERSHIP INTEREST PURCHASE State what the contract or AGREEMENT DATED 10/1/2022 LedgerPrime LLC WHITE LABEL SERVICES 1209 Orange St lease is for and the nature State what the contract or AGREEMENT DATED 3/16/2022 AlteumX International S.A. Corporation Trust Center of the debtor's interest lease is for and the nature ADDRESS UNKNOWN Wilmington, DE 19801 of the debtor's interest PANAMA State the term remaining State the term remaining List the contract number of any government contract List the contract number of any government contract MEMBERSHIP INTEREST PURCHASE LedgerPrime LLC State what the contract or AGREEMENT DATED 10/1/2022 LETTER AGREEMENT RE: FTX ADVISORY BOARD DATED 8/24/2021 Amy Wu - Lightspeed Strategic Partners I, L.P. Lightspeed c/o United Corporate Services, Inc. lease is for and the nature State what the contract or Attn: Shilliang Tang lease is for and the nature of the debtor's interest 548 Market Street 874 Walker Road, Suite C of the debtor's interest San Francisco, CA 94104 Dover, DE 19904 State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract CONSULTING AGREEMENT DATED CONSULTING AGREEMENT DATED State what the contract or Lena Ngoy 4/14/2021 ADDRESS ON FILE State what the contract or 1/2/2021 Andra North 2.86 lease is for and the nature ADDRESS ON FILE lease is for and the nature of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract MANAGEMENT RIGHTS AGREEMENT SETTLEMENT AGREEMENT AND State what the contract or LIGHTSPEED OPPORTUNITY FUND, L.P. DATED 8/31/2021 State what the contract or Andrew John Collins RELEASE DATED 10/11/2022 2200 Sand Hill Road lease is for and the nature lease is for and the nature ADDRESS ON FILE Menlo Park, CA 94025 of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract MANAGEMENT RIGHTS AGREEMENT 2020 EQUITY INCENTIVE PLAN LIGHTSPEED STRATEGIC PARTNERS I. L.P. State what the contract or DATED 8/31/2021 Andy Tran State what the contract or (NON-U.S.) DATED 11/22/2021 2200 Sand Hill Road 2.88 lease is for and the nature ADDRESS ON FILE lease is for and the nature Menlo Park, CA 94025 of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract LETTER AGREEMENT DATED LEGAL FEE AGREEMENT State what the contract or Lime Partners LLC 1/25/2021 Annerton Rechtsanwaltsgesellschaft mbH State what the contract or 767 Fifth Avenue lease is for and the nature lease is for and the nature Wöhlerstraße 5 Floor 46 of the debtor's interest Niederlassung Frankfurt of the debtor's interest New York, NY 10153 Frankfurt, 60323 State the term remaining GERMANY State the term remaining List the contract number of List the contract number of any government contract any government contract Official Form 206G Page 13 of 25 Schedule G: Executory Contracts and Unexpired Leases

Page 7 of 96

Official Form 206G

Schedule G: Executory Contracts and Unexpired Leases

Copy this page only if more space is  List all contracts and unexpired leases  2020 2.636  State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract		e lines sequentially from the previous page.  State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease  Victor Xu  ADDRESS ON FILE			State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease Idealex Services OÜ Harju maakond
List all contracts and unexpired leases  2020 2.636  State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract  SCR  State what the contract or lease is for and the nature	20 EQUITY INCENTIVE PLAN ON-U.S.)	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease Victor Xu	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	eases WHITE LABEL SERVICES	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease idealex Services OÜ Harju maakond
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract  State what the contract or lease is for and the nature	20 EQUITY INCENTIVE PLAN ON-U.S.)	whom the debtor has an executory contract or unexpired lease  Victor Xu	2.300 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining	WHITE LABEL SERVICES	whom the debtor has an executory contract or unexpired lease Idealex Services OÜ Harju maakond
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract  SCR  State what the contract or lease is for and the nature	DN-U.S.)		2.300 lease is for and the nature of the debtor's interest  State the term remaining		Harju maakond
State what the contract or 2,637 lease is for and the nature	REENING QUESTIONNAIRE		any government contract		Tallinn, Kristiine linnaosa Keemia tn 4 10616 ESTONIA
State the term remaining List the contract number of any government contract		Victor Xu ADDRESS ON FILE	2.301 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	COLLABORATION AGREEMENT DATED 3/18/2022	IEX DAP Group LLC 3 World Trade Center 58th Floor New York, NY 10007
	ON-U.S.) DATED 11/22/2021	Vincent Tsun Ho Kwok ADDRESS ON FILE	2.302 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	IEX GROUP, INC. TERM SHEET FOR STRATEGIC PARTNERSHIP WITH WEST REALM SHIRES INC. DATED 1/4/2022	IEX GROUP, INC. ADDRESS UNKNOWN
	TED 3/8/2022	Virtu Financiai Singapore Pte. Ltd. 1557 Keppel Road, #03-01 Singapore, 089066 SINGAPORE	2.303 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	FIAT INTEGRATION AND REVOLVING LOAN AGREEMENT DATED 10/16/2020	iFinex Inc. c/o SHRM Trustees (BVI) Limited Attn: Legal Department P.O. Box 4301, Trinity Chambers Road Town, Tortola, VG1110 BRITISH VIRGIN ISLANDS
	TED 7/26/2022	Virtu Financial Singapore Pte. Ltd. 1557 Keppel Road #03-01 Singapore, 089066 SINGAPORE	2.304 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	MASTER LICENSE AND SERVICES AGREEMENT DATED 6/22/2021	Inca Digital, Inc. 1100 15 St NW Floor 4 Washington, DC, 20005
	20 EQUITY INCENTIVE PLAN DN-U.S.)	Vivian Ka Kei Chung ADDRESS ON FILE	2.305 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	REWARDS AGENT AGREEMENT DATED 1/1/2021	Incentive Ecosystem Foundation ADDRESS UNKNOWN
	RVICE PROVIDER AGREEMENT TED 5/1/2021	VKR Insights Limited POST OFFICE BOX N-4417 NASSAU, New Providence BAHAMAS	2.306 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	FTX EASTERN EUROPE AGREEMENT DATED 12/17/2019	Information Security Group LLC Shovkovychna st 16-b, 54 Kylv, 01024 UKRAINE

Case 22-11068-JTD Doc 2070 Filed 07/31/23 Page 41 of 84

Debtor Name: West Realm Shires Inc. Case Number: 22-11183 (JTD)

### Assets - Real and Personal Property

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
DIGITAL CUSTODY INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
EMBED FINANCIAL TECHNOLOGIES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX LEND INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
FTX MARKETPLACE, INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
GOOD LUCK GAMES, LLC	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
HAWAII DIGITAL ASSETS INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
LEDGER HOLDINGS INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
PIONEER STREET INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
WEST REALM SHIRES FINANCIAL SERVICES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
WEST REALM SHIRES SERVICES INC.	100%	% Ownership Per Corporate Org Structure [DI: #92]	Undetermined
BITNOMIAL, INC.	Undetermined	Funded Amount	\$2,000,000.00
IEX GROUP, INC.	Undetermined	Funded Amount	\$112,554,985.67
		TOTAL	\$114,554,985.67 + Undetermined Amounts

Case 22-11068-JTD Doc 2070 Filed 07/31/23 Page 67 of 84

West Realm Shires Inc. Case number (If Known) 22-11183 (JTD)

Additional Page if Debtor Has More Executory Contracts or Unexpired Leases

	Copy this page only if more sp	ace is needed. Continue numbering the	lines sequentially from the previous page.
Lis	st all contracts and unexpired le	eases:	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
2.62	State what the contract or lease is for and the nature of the debtor's interest	Retention Incentive Award Agreement Dated 9/30/2022	Gregory Sandman ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.63	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	HAROLD BOO ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.64	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of	DATED 3/18/2022	3 World Trade Center 58th Floor New York, NY 10007
2.65	State what the contract or lease is for and the nature of the debtor's interest	IEX GROUP, INC. TERM SHEET FOR STRATEGIC PARTNERSHIP WITH WEST REALM SHIRES INC. DATED 1/4/2022	IEX GROUP, INC. ADDRESS UNKNOWN
	State the term remaining List the contract number of any government contract		
2.66	State what the contract or lease is for and the nature of the debtor's interest	MASTER SERVICES AGREEMENT DATED 1/7/2022	Intrinio, Inc. 76 4th Street N #150 Saint Petersburg, FL 33731
	State the term remaining List the contract number of any government contract		
2.67	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	Ivana Milicic ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		
2.68	State what the contract or lease is for and the nature of the debtor's interest	CONSULTING AGREEMENT DATED 3/31/2021	JASON HAMLIN ADDRESS ON FILE
	State the term remaining List the contract number of any government contract		

Island Bay Ventures Inc. Case 22-11068-JTD Doc 2024 Filed 07/31/23 Page Name	Debtor Clifton Bay Investments LL0 Name	22-11068-JTD Doc 2012	Filed 07/31/23 Page 55 of 58 Case number (If known): 22-11070 (JTD)		
67. Do your lists or records include personally identifiable information of customers (as defined in 11 U.S.C.	§§ 101(41A) and 107)?	Additional Page if Debtor Has More Executory Contracts or Unexpired Leases			
□ No		Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page.			
☐ Yes					
68. Is there an amortization or other similar schedule available for any of the property listed in Part 10?		List all contracts and unexpired leases  State the name and mailing address for all other part whom the debtor has an executory contract or unexp			
□ No				whom the debtor has an executory contract or unexpired lease	
☐ Yes		State what the contract or	OPERATING AGREEMENT DATED 4/15/2021	Luxor Technology Corporation	
69. Has any of the property listed in Part 10 been appraised by a professional within the last year?		2.6 lease is for and the nature	47 1072021	5232 236th Place SE	
□ No		of the debtor's interest		Issaquah, WA 98029	
☐ Yes		State the term remaining			
All other assets		List the contract number of			
70. Does the debtor own any other assets that have not yet been reported on this form?		any government contract			
include all interests in executory contracts and unexpired leases not previously reported on this form.		Carried Street Control of Control	OPERATING AGREEMENT DATED		
☐ No. Go to Part 12.		State what the contract or lease is for and the nature	4/15/2021	NEW GEN MINTING LLC 5232 236th Place SE	
Yes. Fill in the information below.	Current value of	of the debtor's interest		Issaquah, WA 98029	
71. Notes receivable	debtor's interest	State the term remaining			
Description (Include name of obligor)		List the contract number of			
None	= → \$ 0.00	any government contract			
Total Face Amount Doubtful or uncollectible Amount			SUBSCRIPTION AGREEMENT DATED		
72. Tax refunds and unused net operating losses (NOLs)		State what the contract or	3/2/2022	SH FUND GP, LLC POB 735	
Description (for example, federal, state, local)		2.8 lease is for and the nature of the debtor's interest		ALPINE, NJ 07620	
None Tax Year	\$ 0,00	Ctate the term remaining			
Tax Year	\$	State the term remaining			
Tax Year	S	List the contract number of any government contract			
73. Interests in insurance policies or annuities			SUBSCRIPTION AGREEMENT DATED		
None	\$ 0.00	State what the contract or	9/7/2022	Sky8ridge Capital II, LLC	
74. Course of cation analysis third markles furbather or out a lawrent		2.9 lease is for and the nature of the debtor's interest		Attention: A. Marie Noble 527 Madison Avenue	
74. Causes of action against third parties (whether or not a lawsuit has been filed)		of the debior's interest		New York, NY 10022	
None	\$ 0.00	State the term remaining			
Nature of Claim		List the contract number of any government contract			
Amount Requested s		any government sommer			
75 Other and Continued and confined dated at the continue of a state of		State what the contract or	SUBSCRIPTION AGREEMENT DATED 9/7/2022	SkyBridge GP Holdings, LLC	
75. Other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtor and rights to		2.10 lease is for and the nature		Attention: A. Marie Noble	
set off claims		of the debtor's interest		527 Madison Avenue New York, NY 10022	
None	\$ 0.00	State the term remaining			
Nature of Claim		List the contract number of			
Amount Requested \$		any government contract			
76. Trusts, equitable or future interests in property		State what the contract or	INVESTORS' RIGHTS AGREEMENT	TOOLS FOR HUMANITY CORPORATION	
None	\$ 0.00	2.11 lease is for and the nature	DATED 2/12/2021	Attention: Alexander Blania	
		of the debtor's interest		650 2nd Street, #605 San Francisco, CA 94107	
77. Other property of any kind not already listed Examples: Season tickets, country club membership		State the term remaining			
Fund Investment SKYBRIDGE CAPITAL II. LLC (\$45.9M Funded Amount)	\$ Undetermined	List the contract number of			
	\$	any government contract			
40.70 (\$10.00)			AMENDED AND RESTATED VOTING		
78. Total of Part 11.	\$ Undetermined	State what the contract or 2.12 lease is for and the nature	AGREEMENT DATED 2/12/2021	TOOLS FOR HUMANITY CORPORATION Attn: Alexander Blania	
Add lines 71 through 77. Copy the total to line 90.		of the debtor's interest		650 2nd Street, #605	
79. Has any of the property listed in Part 11 been appraised by a professional within the last year?		State the term remaining		San Francisco, CA 94107	
☑ No		List the contract number of			
☐ Yes		any government contract			

Additional Page if Debtor Has More Executory Contracts or Uni	expired Leases		Has More Executory Contracts or Unex	
Copy this page only if more space is needed. Continue numbering t	he lines sequentially from the previous page.			lines sequentially from the previous page.
ist all contracts and unexpired leases	State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease	List all contracts and unexpired leases		State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SINEGY Technologies (M) Sdn.Bhd 233, Jalan Burma Georgetown Penang 10050 MALAYSIA	2.146 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	AND UNWINDING OF CERTAIN RELATIONSHIPS DATED 11/9/2022	SkyBridge Coin Fund LP C/O SKYBRIDGE CAPITAL II, LLC 527 MADISON AVENUE 4TH FLOOR NEW YORK, NY 10022
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Siu Ming Wun (Karis) ADDRESS ON FILE	2.147 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	AND UNWINDING OF CERTAIN RELATIONSHIPS DATED 11/9/2022	SkyBridge GP Holdings, LLC ATTENTION: A. MARIE NOBLE 527 MADISON AVENUE NEW YORK, NY 10022
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SK Inc 26 Jongno Jongro-gu Seoul, 03188, KOREA, REPUBLIC OF	2.148 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Retention Incentive Award Agreement Dated 9/30/2022	Stanton Camp ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Skew Ltd 107 Cheapside 9th Floor London, EC2V 6DN UNITED KINGDOM	2.149 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining List the contract number of any government contract	CRYPTOCURRENCY ACCOUNT SERVICES AGREEMENT DATED 12/3/2021	StockTwits, Inc. 1001 6th Avenue 7th Floor New York, NY 10018
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SKYBRIDGE CAPITAL 527 Madison Avenue 4th Floor New York, NY 10022	2.150 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SPONSORSHIP AGREEMENT DATED 5/18/2021	Swift Media Entertainment, Inc. ATTN: Walter Wang 5340 Alla Road. #100 Los Angeles, CA 90066
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SkyBridge Capital II, LLC Attention: A. Marie Noble 527 Madison Avenue New York, NY 10022	2.151 State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	CONSULTING AGREEMENT DATED 3/31/2021	Takashi Hidaka ADDRESS ON FILE
State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	SkyBridge Coin Fund LP C/O SKYBRIDGE CAPITAL II, LLC 527 MADISON AVENUE 4TH FLOOR NEW YORK, NY 10022	State what the contract or lease is for and the nature of the debtor's interest  State the term remaining  List the contract number of any government contract	Retention Incentive Award Agreement Dated 9/30/2022	Tana Lawler ADDRESS ON FILE

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 38 of 68

Debtor Name: Maclaurin Investments Ltd.

Case Number: 22-11087 (JTD)

Debtor Name: Maclaurin Investments Ltd.

### Access - Post and Personal Property

Assets - Real and Personal Property  Part 1, Question 3: Checking, savings, money market, or financial brokerage accounts						
Name of institution (bank or brokerage firm)  Type of account  Last 4 digits of account  Current value of debtor's						
name of institution (bank or brokerage tirm)	type of account	number	interest			
Deflec	Unknown	5100	\$1,121,126.63			
Prime Trust	Corporate	2872	\$221.907.00			
Signature Bank	Corporate	2685	\$2,529,813,51			
		TOTAL	\$3,872,847.14			

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 40 of 68

### Assets - Real and Personal Property

Case Number: 22-11087 (JTD)

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
CHILLCHAT HOLDINGS PTE. LTD.	Undetermined	Funded Amount	\$100,000.00
CIRCLE INTERNET FINANCIAL LIMITED	Undetermined	Funded Amount	\$10,000,000.00
COIN FINANCE LIMITED	Undetermined	Funded Amount	\$4,000,000.00
COMBAT LAB, INC.	Undetermined	Funded Amount	\$500,000.00
CONTXTS.IO INC	Undetermined	Funded Amount	\$902,935.00
DELTA ONE LABS, CORP.	Undetermined	Funded Amount	\$1,000,000.00
DISTRIBUTED LEDGER TECHNOLOGY (DLTX)	Undetermined	Funded Amount	\$9,500,000.00
DONOTPAY, INC.	Undetermined	Funded Amount	\$750,015.00
DUNE ANALYTICS AS	Undetermined	Funded Amount	\$651,997.00
ETHOS INVESTMENTS XII LLC	Undetermined	Funded Amount	\$9,500,000.00
FLOURISHING HUMANITY CORPORATION LTD.	Undetermined	Funded Amount	\$80,000.00
FLUENCE LABS, INC.	Undetermined	Funded Amount	\$999,996.51
FOLKVANG, SRL	Undetermined	Funded Amount	\$3,000,000.00
FRIKTION LABS INC.	Undetermined	Funded Amount	\$100,000.00
GENESIS BLOCK LIMITED	Undetermined	Funded Amount	\$5,000,000.00
GENESIS DIGITAL ASSETS LIMITED	Undetermined	Funded Amount	\$100,000,000.32
HATEA LOOP LTD.	Undetermined	Funded Amount	\$1,500,000.00
HAWKU, INC.	Undetermined	Funded Amount	\$250,000.00
JITO NETWORK INC.	Undetermined	Funded Amount	\$700,000.00

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 45 of 57

Case Number: 22-11067 (JTD)

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 44 of 57

Debtor Name: Alameda Research Ltd

Case Number: 22-11067 (JTD)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Debtor Name: Alameda Research Ltd

SOF	A Question 3: Certain	payments or transfers to o	reditors within 90 days before filing this case		Creditor Name & Address	Check or Wire	Payment Date	Reason For Payment	Amount Paid
Creditor Name & Address	Check or Wire Number	Payment Date	Reason For Payment	Amount Paid	***************************************	Number			*********
	1190999	10/21/2022	Services	\$12,893.50	MAXLAW GLOBAL (GBP) ALDGATE TOWER, 2 LEMAN		09/09/2022	Services	\$10,426.14
		1177277887			LONDON, E1 BQN				
			SUBTOTAL	V COMPANIES OF THE PARTY OF THE	UNITED KINGDOM	_	10/05/2022	Services	\$10,242.00
111 TOWN SQUARE PLACE		08/16/2022	Other- Loan Principal and/or Interest	\$170,300,000.00					
SUITE 1203 JERSEY CITY, NJ 07310							11/03/2022	Services	\$10,064.70
		09/20/2022	Other- Loan Principal and/or Interest	\$3,684,113.01				SUBTOTAL	\$30,732.84
		10/03/2022	Other- Loan Principal and/or Interest	\$1,123,972.60	MODULO CAPITAL INC AV ATAULFO DE PAIVA, 341 SL		09/16/2022	Other- Investments	\$100,000,000.00
		11/03/2022	Other- Loan Principal and/or Interest	\$53,506.85	305				
		11/04/2022	Other- Loan Principal and/or Interest	\$1,475,260.27	2.6 (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)				
			SUBTOTAL	\$176,636,852.73	BRAZIL			SUBTOTAL	\$100,000,000.00
GGC INTERNATIONAL LIMITED	Ť	08/22/2022	Other- Payments	\$5,310,000.00	PERKINS COIE LLP		09/21/2022	Services	\$53,975,90
WOODBOURNE HALL ROAD TOWN TORTOLA, VG1110					1201 THIRD AVENUE, SUITE 4900 SEATTLE, WA 98101		Jan 2 17 20 22	Sarriess	455,575,55
BRITISH VIRGIN ISLANDS		00/00/0000						SUBTOTAL	\$53,975.90
		08/30/2022	Other- Payments	\$21,303.00	PIPER ALDERMAN LAW		08/15/2022	Services	\$4,834,43
		09/27/2022	Other- Payments	\$1,242,702.00	MACQUAIRE TOWER 1 FARRER				
		09/28/2022	Other- Payments	\$183,374.32	PLACE NSW				
		10/03/2022	Other- Payments	\$10,000,000.00	SYDNEY, 2000 AUSTRALIA				
		10/27/2022	Other- Payments	\$112,036.80	AUSTRALIA		10/03/2022	Services	\$42,753.34
		10/31/2022	Other- Payments	\$6,069.00			10/17/2022	Services	\$5,069.82
			SUBTOTAL	\$16,875,485.12				SUBTOTAL	\$52,657.59
HERBERT SMITH FREEHILLS LLI	P	09/13/2022	Services	\$22,788.00	PRIME TRUST		10/26/2022	Other- investments	\$250,000.00
EXCHANGE HOUSE PRIMROSE STREET LONDON, UNITED KINGDOM					ATTN: NATALIE MARTIN 330 S RAMPART BLVD LAS VEGAS, NV 89145		10/20/2022		4250,550.05
OHITE HITOUM		10/05/2022	Services	\$23,072.89				SUBTOTAL	\$250,000.00
			SUBTOTAL	\$45,860.89	SILVER MILLER 4450 NW 126TH AVE SUITE 101		09/01/2022	Services	\$70,000.00
Interactive Brokers LLC Attention: Client Services		09/15/2022	Other-Investments	\$50,000,000,00	CORAL SPRINGS, FL 33065		10/03/2022	Services	\$70,000.00
209 South LaSalle Street 10th Floor						-	10/00/2022		
Chicago, IL 60604								SUBTOTAL	\$140,000.00
			SUBTOTAL	\$50,000,000.00	SMITH'S CARPENTRY		10/27/2022	Services	\$15,551.35
JOHN D. MORLEY ADDRESS ON FILE		08/26/2022	Services	\$51,100.00				SUBTOTAL	\$15,551.35
			SUBTOTAL	\$51,100.00	SULLIVAN & CROMWELL LLP 125 BROAD STREET		10/19/2022	Services	\$195,484.33
M GROUP STRATEGIC		08/26/2022	Services	\$26,250.00	NEW YORK, NY 10004-2498				
101 AVENUE OF THE AMERICAS	8						11/03/2022	Services	\$2,253,670.77
9TH FLOOR NEW YORK, NY 10013						1-		SUBTOTAL	\$2,449,155.10
		09/15/2022	Services	\$27,800.00	THE ON ONE LIMITED		08/15/2022	Services	\$59,200.00
			SUBTOTAL	\$54,050.00	36 HOPE ST DOUGLAS ISLE OF MAN, IM1 1AR UNITED KINGDOM				

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 44 of 68

Debtor Name: Maclaurin Investments Ltd.

Case Number: 22-11087 (JTD)

Assets - Real and Personal Property

Part 11, Question 71: Notes receivable

Notes receivable Description (include name of obligor)	Total face amount	Doubtful or uncollectible amount	Current value of debtor's interest
Loan Receivable: Mr. Seun Gun Lee - Loan Agreement, November 4, 2021	54,751,149.45	Undetermined	Undetermined
Loan Receivable: Voyager - Loan, June 21, 2022	75,000,000.00	Undetermined	Undetermined
Loan Receivable: PlayUp Limited - Convertible Note, September 21, 2021	35,000,000.00	Undetermined	Undetermined
		TOTAL	+ Undetermined Amounts

### Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 41 of 68

Debtor Name: Maclaurin Investments Ltd.

Case Number: 22-11087 (JTD)

### Assets - Real and Personal Property

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest	
KABOMPO HOLDINGS, LTD.	Undetermined	Funded Amount	\$4,999,995.39	
LIGHTBEAM DATA LABS INC.	Undetermined	Funded Amount	\$8,675,000.00	
LIMIT BREAK INC.	Undetermined	Funded Amount	\$1,000,997.36	
MERGE HOLDINGS LTD	Undetermined	Funded Amount	\$475,965.00	
MESSARI HOLDING INC.	Undetermined	Funded Amount	\$499,996.59	
METALINK LABS, INC.	Undetermined	Funded Amount	\$300,000.00	
M-LEAGUE PTE. LTD.	Undetermined	Funded Amount	\$15,000,000.11	
MOJOVERSE, INC.	Undetermined	Funded Amount	\$250,000.00	
NESTCOIN HOLDING LIMITED	Undetermined	Funded Amount	\$250,050.00	
NOOM LIMITED	Undetermined	Funded Amount	\$2,073,965.69	
O'LEARY PRODUCTIONS USA LLC	Undetermined	Funded Amount	\$1,000,000.00	
ODYSSEY TECHNOLOGIES LIMITED	Undetermined	Funded Amount	\$1,969,205.08	
OTC SERVICES LTD.	Undetermined	Funded Amount	\$6,826,000.00	
OVEX PROPRIETARY LIMITED	Undetermined	Funded Amount	\$5,000,000.00	
PARADIGM CONNECT HOLDINGS, LLC	Undetermined	Funded Amount	\$9,249,976.54	
PINTU INVESTMENTS ONE PTE. LTD.	Undetermined	Funded Amount	\$2,000,000.00	
PIONIC VENTURES LLC	Undetermined	Funded Amount	\$71,300,000.00	
PIXELYNX, INC.	Undetermined	Funded Amount	\$500,000.00	
PORTALS LABS, INC.	Undetermined	Funded Amount	\$200,057.14	

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 41 of 68

Debtor Name: Maclaurin Investments Ltd. Case Number: 22-11087 (JTD)

Debtor Name: Maclaurin Investments Ltd.

Case 22-11068-JTD Doc 2048 Filed 07/31/23 Page 43 of 68

Case Number: 22-11087 (JTD)

### Assets - Real and Personal Property

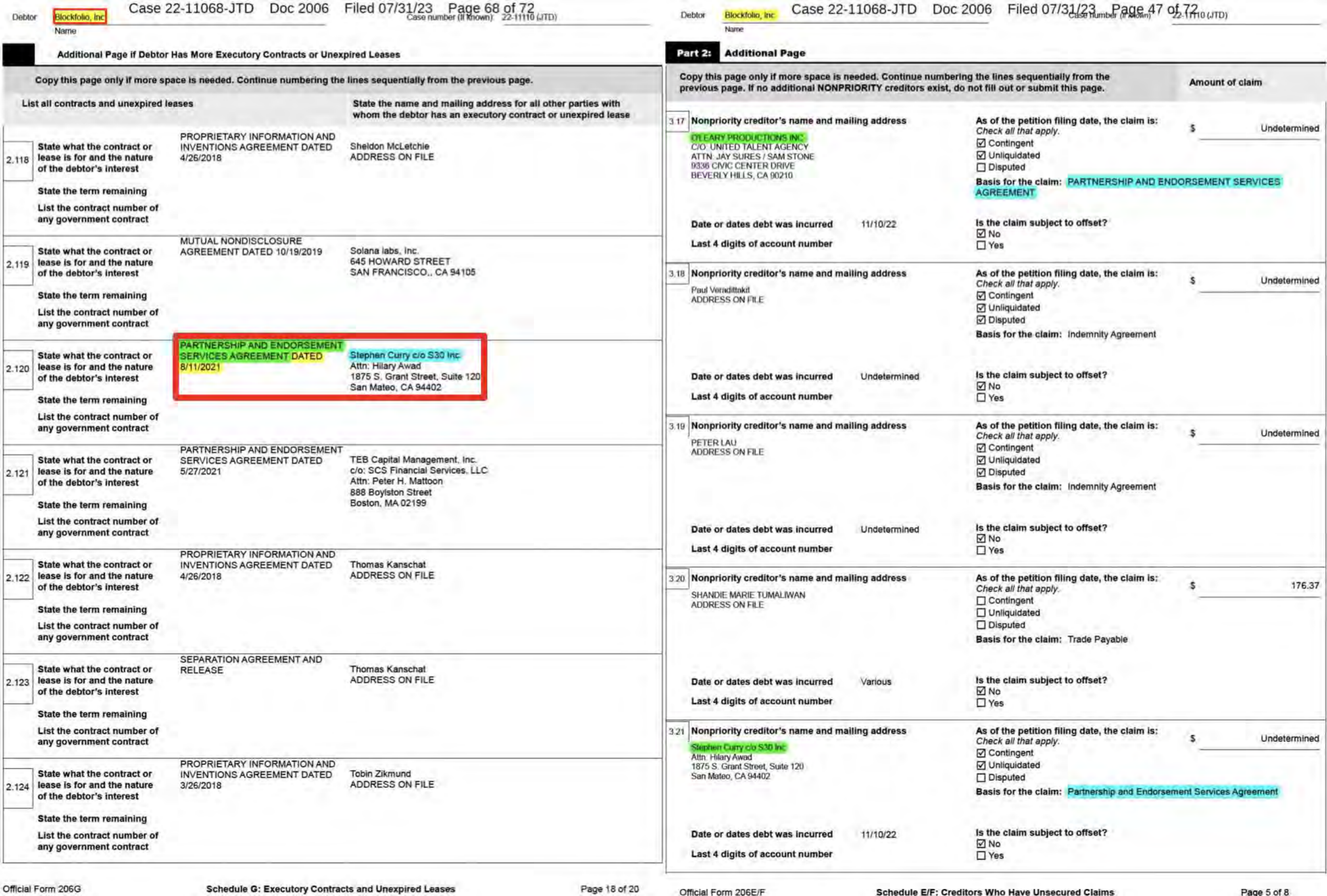
### Assets - Real and Personal Property

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture. Part 4, Question 15: Non-publicly traded stock interests in incorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest	
KABOMPO HOLDINGS, LTD.	Undetermined	Funded Amount	\$4,999,995.39	
LIGHTBEAM DATA LABS INC.	Undetermined	Funded Amount	\$8,675,000.00	
LIMIT BREAK INC.	Undetermined	Funded Amount	\$1,000,997.36	
MERGE HOLDINGS LTD	Undetermined	Funded Amount	\$475,965.00	
MESSARI HOLDING INC.	Undetermined	Funded Amount	\$499,996,59	
METALINK LABS, INC.	Undetermined	Funded Amount	\$300,000.00	
M-LEAGUE PTE, LTD.	Undetermined	Funded Amount	\$15,000,000.11	
MOJOVERSE, INC.	Undetermined	Funded Amount	\$250,000.00	
NESTCOIN HOLDING LIMITED	Undetermined	Funded Amount	\$250,050.00	
NOOM LIMITED	Undetermined	Funded Amount	\$2,073,965.69	
O'LEARY PRODUCTIONS USA LLC	Undetermined Funded Amount		\$1,000,000.00	
ODYSSEY TECHNOLOGIES LIMITED	Undetermined Funded Amount		\$1,969,205.08	
OTC SERVICES LTD.	Undetermined Funded Amount		\$6,826,000.00	
OVEX PROPRIETARY LIMITED	Undetermined Funded Amount		\$5,000,000.00	
PARADIGM CONNECT HOLDINGS, LLC	Undetermined	Funded Amount	\$9,249,976.54	
PINTU INVESTMENTS ONE PTE. LTD.	Undetermined	Funded Amount	\$2,000,000.00	
PIONIC VENTURES LLC	Undetermined	Funded Amount	\$71,300,000.00	
PIXELYNX, INC.	Undetermined	Funded Amount	\$500,000.00	
PORTALS LABS, INC.	Undetermined	Funded Amount	\$200,057.14	

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
VOLUMEFI SOFTWARE, INC.	Undetermined	Funded Amount	\$500,000.00
VOYAGER DIGITAL HOLDINGS, INC.	Undetermined	Funded Amount	\$75,000,001,00
WENEW, INC.	Undetermined	Funded Amount	\$500,000.00
WIZARDSARDINE, LDA.	Undetermined	Funded Amount	\$500,000.00
WIZPACE	Undetermined	Funded Amount	\$100,323.97
WORLDSPARK STUDIOS, INC.	Undetermined	Funded Amount	\$250,000.00
WUM.BO INC.	Undetermined	Funded Amount	\$100,000.00
XDEFI TECHNOLOGIES LTD	Undetermined	Funded Amount	\$100,000.00
		TOTAL	\$459,455,742.24 + Undetermined Amounts

Case 22-11068-JTD Doc 2006 Filed 07/31/23 Page 66 of 72 Case 22-11068-JTD Doc 2006 Filed 07/31/23 Page 62 of 72 Debtor Blockfolto, Inc. Blockfolio, Inc. Debtor Name Name Additional Page if Debtor Has More Executory Contracts or Unexpired Leases Additional Page if Debtor Has More Executory Contracts or Unexpired Leases Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page. Copy this page only if more space is needed. Continue numbering the lines sequentially from the previous page. State the name and mailing address for all other parties with List all contracts and unexpired leases List all contracts and unexpired leases State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease whom the debtor has an executory contract or unexpired lease PROPRIETARY INFORMATION AND NON-DISPARAGEMENT AGREEMENT Nikl Sharirli State what the contract or INVENTIONS AGREEMENT DATED State what the contract or Kevin Kai Nielsen Garcia DATED 2/22/2019 ADDRESS ON FILE lease is for and the nature 4/26/2018 ADDRESS ON FILE lease is for and the nature of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract PARTNERSHIP AND ENDORSEMENT CHANGE IN EMPLOYMENT STATUS O'Leary Productions Inc. c/o United Talent Agency State what the contract or SERVICES AGREEMENT DATED Kevin Kai Nielsen Garcia State what the contract or DATED 1/15/2019 9336 Civic Center Drive 8/6/2021 lease is for and the nature ADDRESS ON FILE lease is for and the nature Beverly Hills, CA 90210 of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract NON-DISCLOSURE AGREEMENT PARTNERSHIP AND ENDORSEMENT State what the contract or DATED 3/19/2019 OPUS LABS N.V. State what the contract or SERVICES AGREEMENT DATED Kevin O'Leary Predikherenlei 1 bus 7 lease is for and the nature ADDRESS ON FILE lease is for and the nature 8/6/2021 Gent, B-9000 of the debtor's interest of the debtor's interest BELGIUM State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract INVESTORS' RIGHTS AGREEMENT MEDIA SERVICES AGREEMENT Pantera Venture Fund II LP State what the contract or DATED 7/26/2018 Ledger and Cobie Enterprises State what the contract or DATED 2/17/2021 3000 Sand Hill Road lease is for and the nature 173 OXMOOR ROAD lease is for and the nature Suite 1-235 of the debtor's interest BIRMINGHAM, AL 35209 of the debtor's interest Menio Park, CA 94025 State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract INDEMNIFICATION AGREEMENT MEDIA SERVICES AGREEMENT State what the contract or Paul Veradittakit DATED 7/26/2018 State what the contract or Ledger Status, LLC "Weekly Open" DATED 2/15/2021 ADDRESS ON FILE lease is for and the nature lease is for and the nature ADDRESS UNKNOWN of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract PROPRIETARY INFORMATION AND CONFIDENTIAL INFORMATION, State what the contract or INVENTIONS AGREEMENT DATED Peter Lau State what the contract or Logan Howard INVENTION ASSIGNMENT AND ADDRESS ON FILE lease is for and the nature ARBITRATION AGREEMENT DATED ADDRESS ON FILE 6/19/2018 lease is for and the nature of the debtor's interest of the debtor's interest 6/14/2017 State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract CONFIRMATORY ASSIGNMENT NONDISCLOSURE AGREEMENT State what the contract or Peter Lau AGREEMENT DATED 10/9/2020 State what the contract or Marina Titova DATED 2/18/2018 ADDRESS ON FILE lease is for and the nature ADDRESS ON FILE lease is for and the nature of the debtor's interest of the debtor's interest State the term remaining State the term remaining List the contract number of List the contract number of any government contract any government contract



Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 48 of 57

Case Number: 22-11067 (JTD)

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 47 of 57

Debtor Name: Alameda Research Ltd

Debtor Name: Alameda Research Ltd

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

Case Number: 22-11067 (JTD)

Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy	
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	Statement of Financi	al Affairs for Non-Individuals Fil	ing for Bankrup	cy	SOFA Question	4: Payments or other transfers	of property made within 1 year b	efore filing this cas	se that benefited any insider
		of property made within 1 year be	programme and the second		Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer	Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$100,000,000.00	0 03/08/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$6,000,000.00	10/03/2022	Cash Payment	Bankman-Fried, Samuel	Founder	\$200,000,000.00	0 03/07/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5,000,000.00	09/22/2022	Cash Payment	ADDRESS ON FILE				
Bankman-Fried, Samuel	Founder	\$4,000,000.00	09/22/2022	Cash Payment	Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$500,000.00	0 03/06/2022	Cash Payment
ADDRESS ON FILE					Bankman-Fried, Samuel	Founder	\$9,000,000.00	02/03/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$100,000,000.00	09/20/2022	Cash Payment	ADDRESS ON FILE				
	18	***************************************	201101000		Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5,000,000.00	01/31/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$10,000,000.00	09/16/2022	Cash Payment	Bankman-Fried, Samuel	Founder	\$14,968,501.9	04/29/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$10,000,000.00	08/15/2022	Cash Payment	ADDRESS ON FILE	Founder	\$14,966,501.9	01/28/2022	Cash Payment
Bankman-Fried, Samuel	Founder	\$68,300,002.00	08/08/2022	Cash Payment	Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$2,000,000.00	01/14/2022	Cash Payment
ADDRESS ON FILE	T Condo	350,500,502.00	00/00/2022	Cushi r uyinoni					
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5,000,000.00	08/01/2022	Cash Payment	Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$175,076,380.89	05/11/2022	Cash Transfer to Emergent Fidelity Technologies Ltd (Samuel Bankman-Fried 90% owner, Zixiao "Gary" Wang 10% owner) for the
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5,000,000.00	07/18/2022	Cash Payment	Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$316,667,182.50	04/30/2022	purchase of Robinhood shares.  Cash Transfer to Emergent Fidelity Technologies Ltd (Samuel
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$5,000,000.00	07/11/2022	Cash Payment					"Gary" Wang 10% owner, Zixiao "Gary" Wang 10% owner) for the purchase of Robinhood shares.
					Cheesman, Jonathan	Director	\$1,000,000.00	02/03/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$100,000,000.00	06/07/2022	Cash Payment	ADDRESS ON FILE				
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$200,000,000.00	05/26/2022	Cash Payment	ADDRESS ON FILE	Director	\$772,100.00	01/11/2022	Cash Payment
Bankman-Fried, Samuel	Founder	\$6,000,000.00	04/26/2022	Cash Payment	Ellison, Caroline ADDRESS ON FILE	Director/Officer	\$3,500,000.00	09/09/2022	Cash Payment
ADDRESS ON FILE		47.52.44	7.3227.010		1.00-1.00-2.001,1.00				
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$7,000,000.00	04/26/2022	Cash Payment	ADDRESS ON FILE	Director/Officer	\$500,000.00	11/04/2022	Cash Payment
Bankman-Fried, Samuel	Founder	\$10,000,000.00	04/14/2022	Cash Payment	Salame, Ryan ADDRESS ON FILE	Director/Officer	\$1,500,000.00	10/12/2022	Cash Payment
ADDRESS ON FILE			10.00						
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$3,000,000.00	04/08/2022	Cash Payment	ADDRESS ON FILE	Director/Officer	\$1,000,000.00	10/03/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$6,000,000.00	04/04/2022	Cash Payment	Salame, Ryan ADDRESS ON FILE	Director/Officer	\$4,993,520.5	01/28/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$10,000,000.00	03/24/2022	Cash Payment	Salame, Ryan ADDRESS ON FILE	Director/Officer	\$1,500,000.00	12/27/2021	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$4,000,000.00	03/15/2022	Cash Payment	Singh, Nishad ADDRESS ON FILE	Director/Officer	\$23,000.00	03/25/2022	Cash Payment
Bankman-Fried, Samuel ADDRESS ON FILE	Founder	\$10,000,000.00	03/11/2022	Cash Payment	Singh, Nishad ADDRESS ON FILE	Director/Officer	\$14,031,447.62	01/28/2022	Cash Payment

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 49 of 57

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 51 of 57 Debtor Name: Alameda Research Ltd Debtor Name: Alameda Research Ltd Case Number: 22-11067 (JTD)

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 4: Payments or other transfers of property made within 1 year before filling this case that benefited any insider

Creditor Name and Address	Relationship to Debtor	Total Amount or Value	Dates	Reason for Payment or Transfer
Singh, Nishad ADDRESS ON FILE	Director/Officer	\$2,534,068.52	12/31/2021	Cash Payment
Singh, Nishad ADDRESS ON FILE	Director/Officer	\$500,000.00	11/17/2021	Cash Transfer to People for the Progressive Governance, Inc in the name of Nishad Singh
Sun, Can ADDRESS ON FILE General Counsel		\$2,339,590.86	12/29/2021	Intercompany Payable from Alameda Research Ltd. to FTX Digital Markets Ltd created for the benefit of Can Sun as a result of the payment from FTX Digital Markets Ltd to the sellers of Sandyport property (titled in the name of Can Sun)
Trabucco, John Samuel ADDRESS ON FILE	Director/Officer	\$2,513,000.00	03/11/2022	Cash Transfer to the American Yacht Group for the benefit of John Samuel Trabucco
Wang, Zhe "Constance" ADDRESS ON FILE	Director/Officer	\$8,217,658.94	04/29/2022	Intercompany Payable from Alameda Research Ltd. to FTX Digital Markets Ltd created for the benefit of Constance Wang as a result of the payment from FTX Digital Markets Ltd to the sellers of Albany Bidg. 10 Unit 4B (titled in the name of Constance Wang)
Wang, Zixiao "Gary" ADDRESS ON FILE	Chief Technology Officer of the Debtors	\$2,685,867.25	01/28/2022	Cash Payment
Wang, Zixiao "Gary" ADDRESS ON FILE	Chief Technology Officer of the Debtors	\$19,402,931,21	05/11/2022	Cash Transfer to Emergent Fidelity Technologies Ltd (Samuel Bankman-Fried 90% owner, Zixlao "Gary" Wang 10% owner) for the purchase of Robinhood shares.
Wang, Zixiao "Gary" ADDRESS ON FILE	Chief Technology Officer of the Debtors	\$35,185,242.50	04/30/2022	Cash Transfer to Emergent Fidelity Technologies Ltd (Samuel Bankman-Fried 90% owner; Zixiao "Gary" Wang 10% owner) for the purchase of Robinhood shares.
ADDRESS ON FILE	Director	\$667,632.78	02/24/2022	Casn Payment
Wong Jing Yu, Darren ADDRESS ON FILE	Director	\$300,000.00	12/09/2021	Cash Payment

Responses to this question do not currently include all transfers of cryptocurrency, other digital assets or other assets.

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 13: Transfers not already listed on this statement

Case Number: 22-11067 (JTD)

Creditor Name and Address Description of Property		Relationship to Debtor	Date	Amount		
Bankman-Fried, Samuel ADDRESS ON FILE	Cash Payment	Founder	08/01/2021	\$250,500.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Cash Payment	Founder	08/15/2021	\$500,000.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Cash Payment	Founder	08/27/2021	\$500,000.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Cash Payment	Founder	10/15/2021	\$301,298.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Cash Payment	Founder	11/05/2021	\$300,894.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Common Stock Purchase pursuant to the Purchase Agreement for Class B Common Stock of West Realm Shires Inc.	Founder	07/18/2021	\$170,394,453.00		
Bankman-Fried, Samuel ADDRESS ON FILE	Intercompany Payable from Alameda Research Ltd. to FTX Trading Ltd created for the benefit of Samuel Bankman-Fried as a result of the payment from FTX Trading Ltd. to the sellers of One Cable Beach Unit 311 (titled in the name of Samuel Bankman-Fried)	Founder	06/03/2021	\$2,200,000.00		
Deltec International Group ATTN: LEGAL DEPARTMENT DELTEC HOUSE LYFORD CAY NASSAU, WALLIS AND FUTUNA, BAHAMAS	Loan to Deltec arranged by Ryan Salame		10/25/2021	\$50,000,000.00		
Ellison, Caroline ADDRESS ON FILE	Cash Payment	Director/Officer	05/14/2021	\$22,000.00		
Ellison, Caroline ADDRESS ON FILE	Cash Payment	Director/Officer	05/25/2021	\$100,000.00		
LayerZero Labs Ltd. P.O. Box 4301 Road Town, Tortola, BRITISH VIRGIN ISLANDS	Shares of LayerZero Labs Ltd. (LayerZero) owned by Alameda Research Ltd. and described in the Share Transfer Agreement between the Debtor and LayerZero transferred to LayerZero in exchange for the cancellation of a \$45MM payable from Alameda to LayerZero		11/08/2022	Undetermined		
Mount Olympus Capital LP 9 LAGORCE CIR MIAMI BEACH, FL 33141-4519	Cash Investment in Mount Olympus Capital LP for the benefit of SGN Albany (100% owned by Sam, Gary, Nishad, and Alameda Research Ltd.)		05/26/2022	\$200,000,000.00		
Mount Olympus Capital LP 9 LAGORCE CIR MIAMI BEACH, FL 33141-4519	Cash investment in Mount Olympus Capital LP for the benefit of SGN Albany (100% owned by Sam, Gary, Nishad, and Alameda Research Ltd.)		09/20/2022	\$100,000,000.00		
Valdez K. Russell ADDRESS ON FILE	Intercompany Payable from Alameda Research Ltd. to FTX Digital Markets Ltd. created for the benefit of Valdez Russell as a result of the payment from FTX Digital Markets Ltd. to the sellers of Turnberry Lot #39 (titled in the name of Valdez Russell)	Former Employee	02/28/2022	\$1,068,046.00		

Case 22-11068-JTD Doc 2003 Filed 07/31/23 Page 52 of 57 Debtor Name: Alameda Research Ltd

Case Number: 22-11067 (JTD)

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 88 of 159

SOL

SOL

0.0%

0.0%

N/A

N/A

None

None

99,966.405

169,963.648258

Case Number: 22-11067 (JTD)

## Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

name of Weiyi Xia (Iris))

Responses to this question do not currently include all transfers of cryptocurrency, other digital assets or other assets.

SOFA Question 13: Transfers not already listed on this statement

Debtor Name: Alameda Research Ltd

Creditor Name and Address	Description of Property	Relationship to Debtor	Date	Amount		Loan	Outstanding	Interest	Interest Payment	Maturity	
Salame, Ryan ADDRESS ON FILE	Cash Payment	Director/Officer	05/07/2021	2000000	Lender	Currency	Amount	Rate	Currency	Date	
AND THE STATE OF T					Ashla International Inc	KNC	300,000	0.0%	N/A	Auto Renew	
Salame, Ryan	Cash Payment	Director/Officer	09/17/2021	2000000	BitGo Prime, LLC	USD	3,500,000	7.5%	USD	None	
ADDRESS ON FILE					BitGo Prime, LLC	USD	3,500,000	7.5%	USD	None	
Salame, Ryan	Intercompany Payable from	Director/Officer	10/29/2021	8887568	BitGo Prime, LLC	BTC	160	3.5%	BTC	None	
ADDRESS ON FILE	Alameda Research Ltd. to FTX	- 17 freshmen (e)	1000	3-31-77	BitGo Prime, LLC	BTC	160	3.5%	BTC	None	
	Digital Markets Ltd. created for the benefit of Ryan Salame as a				BitGo Prime, LLC	ETH	2,200	3.5%	ETH	None	
	result of the payment from FTX				BitGo Prime, LLC	ETH	2,200	3.5%	ETH	None	
	Digital Markets Ltd. to the sellers of Albany Bldg. 10 Unit 3A (titled				BitGo Prime, LLC	ETH	700	2.3%	ETH	None	
	in the name of Ryan Salame)				BlockFi International Ltd	ETH	20,450	4.0%	ETH	None	
Singh, Nishad	Common Stock Purchase	Director/Officer	07/18/2021	25174029	BlockFi International Ltd	BTC	3,734	4.5%	BTC	None	
ADDRESS ON FILE	pursuant to the Purchase Agreement for Class B Common	142 14			BlockFi International Ltd	ETH	25,220	3.5%	ETH	None	
	Stock of West Realm Shires Inc.				BlockFi International Ltd	BTC	2,445	3.5%	BTC	None	
Singh, Nishad		Director/Officer	06/30/2021	1045000	BlockFi International Ltd	ETH	19,300	3.5%	ETH	None	
ADDRESS ON FILE	Alameda Research Ltd. to FTX Trading Ltd. created for the				BlockFi International Ltd	BTC	6,540	4.0%	BTC	None	
	benefit of Nishad Singh as a result				BlockFi International Ltd	ETH	18,580	4.0%	ETH	None	
of the payment from FTX Trading Ltd. to the sellers of One Cable Beach Unit 209 (titled in the name	of the payment from FTX Trading				BlockFi International Ltd	BTC	4,396	4.0%	BTC	None	
				BlockFi International Ltd	ETH	50,410	4.0%	ETH	None		
	of Nishad Singh)				BlockFi International Ltd	BTC	2,195	4.0%	BTC	None	
ADDRESS ON FILE	Cash Payment	Director/Officer	03/15/2021	or/Officer 03/15/2021 450	4500000	BlockFi International Ltd	BTC	4,356	5.0%	BTC	11/10/2022
THE STATE OF STATE AND ADDRESS OF THE STATE					Celsius Network Ltd	EOS	1,303,482	9.5%	EOS	None	
Trabucco, John Samuel	Cash Payment	Director/Officer	03/29/2021	4000000	Celsius Network Ltd	MATIC	3,125,000	8.0%	MATIC	None	
ADDRESS ON FILE			1-1-1-		Celsius Network Ltd	LTC	83,553	3.5%	LTC	None	
Trabucco, John Samuel	Cash Payment	Director/Officer	09/28/2021	7000000	Celsius Network Ltd	ADA	10,000,000	7.0%	ADA	None	
ADDRESS ON FILE		COURT CHARLE	The real party of	100000	Galago Holdings Limited	WRX	2.000,000	0.0%	N/A	None	
Wang Ziving "Gan"	Common Stock Durchase	Director/Officer	07/19/2021	E4424E04	Genesis Global Capital, LLC	LINK	726,000	3.5%	N/A	None	
Wang, Zixiao "Gary" ADDRESS ON FILE	Common Stock Purchase pursuant to the Purchase	Director/Officer 07/18	07/18/2021	54431521	Genesis Global Capital, LLC	LTC	116,000	4.0%	N/A	None	
A PERCENTIAL PROPERTY.	Agreement for Class B Common				Genesis Global Capital, LLC	MATIC	7,000,000	9.0%	N/A	None	
Wang, Zixiao "Gary"	Stock of West Realm Shires Inc. Intercompany Payable from	Director/Officer	06/14/2021	1502000	Connecie Clobal Conital LLC	PAX	2,000,000	11.5%	N/A	None	
ADDRESS ON FILE	Alameda Research Ltd. to FTX	Director/Officer	00/ 14/2021	1502000	Genesis Global Capital, LLC	ZEC	50,000	10.0%	N/A	None	
	Trading Ltd created for the benefit				Genesis Global Capital, LLC	USD	100,000,000	9.0%	N/A	None	
	of Zixiao "Gary" Wang as a result of the payment from FTX Trading				Genesis Global Capital, LLC	BTC	3,400	3.8%	N/A	None	
	Ltd. to the sellers of One Cable				Ledn Inc.	BTC	5,035	4.0%	BTC	None	
	Beach Unit 112 (titled in the name of Zixiao "Gary" Wang)				Ledn Inc.	USDC	20,000,000	9.8%	USDC	1/31/2023	
Welyl Xia (Iris)		Director/Officer	04/03/2022	1222615	Matrix Port Technologies (Hong Kong) Limited	USDC	6,000,000	5.0%	USDC	12/28/2022	
ADDRESS ON FILE	Alameda Research Ltd. to FTX				Nexo Capital	BTC	484	3.9%	BTC	None	
	Digital Markets Ltd. created for the benefit of Welyi Xia (Iris) as a				Nexo Capital	USDC	30,000,000	8,8%	USDC	None	
	result of the payment from FTX				Tesseract Group Oy	BTC	230	3.0%	BTC	None	
	Digital Markets Ltd. to the sellers				Tesseract Group Oy	USDC	2,000,000	6.0%	ETH	None	
	of Goldwynn Unit 113 (titled in the name of Weiyi Xia (Iris))				VanEck ETP AG	SOL	169,963.648258	0.0%	N/A	None	

VanEck ETP AG

VanEck ETP AG

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 38 of 159

Case Number: 22-11067 (JTD)

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 40 of 159

Debtor Name: Alameda Research Ltd

Assets - Real and Personal Property

Case Number: 22-11067 (JTD)

Part 4, Question 14: Mutual funds or publicly traded stocks not included in Part 1

### Assets - Real and Personal Property

Part 1, Question 3: Checking, savings, money market, or financial brokerage accounts

Debtor Name: Alameda Research Ltd

Name of institution (bank or brokerage firm)	Type of account	Last 4 digits of account number	Current value of debtor's interest	Mutual funds or publicly traded stocks not included in Part 1 (Name of fund or stock:)	Valuation method used for current value	Current value of debtor's interest
Deitec	FBO	1115	\$13,091,488.97	BITW: Bitwise 10 Crypto Index Fund	Market Price	\$21,419,443.50
ED&F Man	Brokerage Account	0055	\$79,453,105.18	BLK: BlackRock Inc	Market Price	\$77,475.00
ED&F Man	Brokers	0270	\$19,769,101.00	GBTC: Grayscale Bitcoin Trust (BTC)	Market Price	\$196,618,806.40
				GDLCF: Grayscale Digital Large Cap Fund LLC	Market Price	\$803,521.00
Interactive Brokers	Brokers	1808	\$341,697,157.89		Market   Ties	
Prime Trust	Corporate	2505	\$0.00	ETCG: Grayscale Ethereum Classic Trust (ETC)	Market Price	\$2,191,714.30
Prime Trust	Corporate	4016	\$1,224,675.68	ETHE: Grayscale Ethereum Trust ETF	Market Price	\$45,365,997.12
Prime Trust	Unknown	1980	\$0.00	LTCN: Grayscale Litecoin Trust (LTC)	Market Price	\$1,284,527.16
China Touri	Helmeyer	0202	£4 000 004 00		TOTAL	\$267,761,484.48
Prime Trust	Unknown	8382	\$1,000,001.00			
San Juan Mercantile Bank & Trust	Unknown	1592	\$0.00	Case 22-11068-JTD Doc 2002  Debtor Name: Alameda Research Ltd	Filed 07/31/23 Page 42 (	Of 159 Case Number: 22-11067 (JTD)
San Juan Mercantile Bank & Trust	Unknown	7198	\$0.00	0.00 Assets - Real and Personal Property		
Signature Bank	Corporate	9485	\$0.00	Part 4, Question 16: Government bonds, corporate bonds, and other	er negotiable and non-negotiable instrume	ents not included in Part 1
Signet	FBO	9485	\$3,880,616.07	Government bonds, corporate bonds, and other negotiable and non-negotiable instruments not included in Part 1 (Describe:)	Valuation method used for current value	Current value of debtor's interest
				ED&F Account - United States Treasury Bills	Net Book Value	\$97,833,097.20
Silvergate Bank	Corporate	4464	\$1,253,443.84	ED&F Account - United States Treasury Bonds	Net Book Value	\$81,396,875.01
Silvergate Bank	FBO	4456	\$95,923,13		1461 DOOK VAIGE	401,000,070,07
(Discounts Deals)	rno	4005	740 44F 050 24	ED&F Account - United States Treasury Notes	Net Book Value	\$178,830,581.66
Silvergate Bank	FBO	4605	\$10,415,259.31		TOTAL	\$358,060,553.87
Silvergate Bank	Unknown	0006	\$15,062,046.20			
Stanford Federal Credit Union	Unknown	9832	\$0.00			
Western Alliance	FBO	2394	\$0.00			
	rn c	2722	10.11			
Western Alliance	FBO	3722	\$0.00			

Case 22-11068-JTD Doc 2005 Filed 07/31/23 Page 44 of 49

Debtor Name: FTX Ventures Ltd.

Case Number: 22-11172 (JTD)

### Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy

SOFA Question 3: Certain payments or transfers to creditors within 90 days before filing this case

Creditor Name & Address	Check or Wire Number	Payment Date	Reason For Payment	Amount Paid
MYSTEN LABS 379 UNIVERSITY AVE STE 200 PALO ALTO, CA 94301-1717		09/06/2022	Other- Investments	\$31,261,056.63
			SUBTOTAL	\$31,261,056.63
THIRDVERSE KANDA SQUARE 11F, WEWORK KANDA NISHIKI-CHO 2-2-1 CHIYODA TOKYO SHINAGAWA-KU, 101-0054 JAPAN		10/31/2022	Other- Investments	\$500,000.00
			SUBTOTAL	\$500,000.00
XTERIO DAMMSTRASSE 16 ZUG, 6300 SWITZERLAND		09/22/2022	Other-Investments	\$2,000,000.00
			SUBTOTAL	\$2,000,000.00

Case 22-11068-JTD Doc 2004 Filed 07/31/23 Page 39 of 57

Debtor Name: FTX Ventures Ltd. Case Number: 22-11172 (JTD)

### Assets - Real and Personal Property

Part 4, Question 15: Non-publicly traded stock interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture.

Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture (Name of entity:)	% of Ownership	Valuation method used for current value	Current value of debtor's interest
KTR GROUP CORPORATION	Undetermined	Funded Amount	\$3,000,000.00
KWIL INC.	Undetermined	Funded Amount	\$2,400,000.00
LEMON CASH INC.	Undetermined	Funded Amount	\$1,000,000.00
MOVE LABS INC.	Undetermined	Funded Amount	\$850,025.00
MYSTEN LABS, INC.	Undetermined	Funded Amount	\$100,249,741.66
NAS EDUCATION PTE. LTD.	Undetermined	Funded Amount	\$100,000.00
NOD LABS, INC.	Undetermined	Funded Amount	\$1,000,000.00
PACE HEALTH PTE. LTD.	Undetermined	Funded Amount	\$600,000.00
RECEIPTS DEPOSITARY CORPORATION	Undetermined	Funded Amount	\$1.800,000.00
SAMUDAI TECHNOLOGIES PTE LTD	Undetermined	Funded Amount	\$1,000,000.00
SINTRA LABS, INC.	Undetermined	Funded Amount	\$720,000.00
SOBA STUDIOS, INC	Undetermined	Funded Amount	\$2,999,986.21
SOJ TRADING LTD.	Undetermined	Funded Amount	\$4,000,000.00
TALEVERSE ENTERTAINMENT STUDIOS, INC.	Undetermined	Funded Amount	\$3,325,000.00
TRIPLEDOT STUDIOS LIMITED	Undetermined	Funded Amount	\$50,000,000.30
TWENTY-SECOND CENTURY DORA TECHNOLOGY HOLDINGS, INC.	Undetermined	Funded Amount	\$5,000,000.27
VERIFYVASP PTE, LTD.	Undetermined	Funded Amount	\$2,000,000.00
VIBE LABS INC.	Undetermined	Funded Amount	\$1,000,000.00
VIRTUALNESS INC.	Undetermined	Funded Amount	\$250,000.00

Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 43 of 159 Debtor Name: Alameda Research Ltd Case Number: 22-11067 (JTD) Case 22-11068-JTD Doc 2002 Filed 07/31/23 Page 44 of 159

Debtor Name: Alameda Research Ltd.

Case Number: 22-11067 (JTD)

Assets - Real and Personal Property

6,926,000.00

Undetermined

Loan Receivable: Ryan Salame - Various Loans

Assets - Real and Personal Property

13,698,850.00

Undetermined

Undetermined

	Part 11, Question 71: Notes re	celvable			Part 11, Question 71: Notes re	ceivable	
Notes receivable Description (include name of obligor)	Total face amount	Doubtful or uncollectible amount	Current value of debtor's interest	Notes receivable Description (include name of obligor)	Total face amount	Doubtful or uncollectible amount	Current value of debtor's interest
Loan Receivable: A.J. Ferguson - Various Loans	250,000.00	Emission -	Undetermined	Loan Receivable: Sam Trabucco - Various Loans	22,024,851.50	Undetermined	Undetermined
Loan Receivable: BTC Africa S.A Promissory Note, August 29, 2022	10,000,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Latona Bioscience Group Intercompany Loan Agreement, August 8 and 11, 2022	68,300,002.00	Undetermined	Undetermined
Loan Receivable: BTC Africa S.A Promissory Note, December 30, 2021	25,000,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note July 15, 2021	20,805,911.08	Undetermined	Undetermined
Loan Receivable: BTC Africa S.A Promissory Note, March 14, 2022	11,000,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, April 30, 2022	316,667,182.50	Undetermined	Undetermined
Loan Receivable: Can Sun - Promissory Note: December 31, 2021	2,339,590.86	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, December 1, 2021	250,000,000.00	Undetermined	Undetermined
Loan Receivable: Caroline Ellison - Draw Notice, September 9, 2022	3,500,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, January 28, 2022	14,968,501.91	Undetermined	Undetermined
Loan Receivable: Caroline Ellison - Various Loans	122,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, July 18, 2021	170,394,453.07	Undetermined	Undetermined
Loan Receivable: Consensys Software - Convertible Note, February 18, 2021	750,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, July 22, 2022	141,000,000.00	Undetermined	Undetermined
Loan Receivable: Constance Wang - Various Loans	8,217,658.94	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, July 5, 2022	1,206,000.00	Undetermined	Undetermined
Loan Receivable: Keith Lennox - Various Loans	2,694,019.97	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, March 18, 2020	500,000,00	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note July 15, 2021	3,073,815.57	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, May 11, 2022	175,076,380.89	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note July 18, 2021	25,174,029.05	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, October 1, 2021	210,800,000.00	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, January 28, 2022	14,031,447.62	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Promissory Note, September 28, 2022	42,341,900.00	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, July 22, 2022	20,000,000.00	Undetermined	Undetermined	Loan Receivable: Samuel Bankman-Fried - Various Loans	836,424,685.73	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, July 5, 2022	180,000.00	Undetermined	Undetermined	Loan Receivable: Valdez Russel - Various Loans	1,068,530.72	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, May 3, 2021	16,500.00	Undetermined	Undetermined	Loan Receivable: Zixlao Wang - Promissory Note July 15, 2021	6,646,273.35	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, November 15, 2021	477,840,000.00	Undetermined	Undetermined	Loan Receivable: Zixiao Wang - Promissory Note July 18, 2021	54,431,521.12	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, October 1, 2021	31,000,000.00	Undetermined	Undetermined	Loan Receivable: Zixlao Wang - Promissory Note, April 30, 2022	35,185,242.50	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Promissory Note, September 28, 2022	6,226,750.00	Undetermined	Undetermined		2,685,867.25	Undetermined	Undetermined
Loan Receivable: Nishad Singh - Various Loans	4,091,137.04	Undetermined	Undetermined	Loan Receivable: Zixiao Wang - Promissory Note, July 22, 2022	44,000,000.00	Undetermined	Undetermined
Loan Receivable: Ryan Salame - Promissory Note: December 31, 2021	8,164,068.71	Undetermined	Undetermined	Loan Receivable: Zixiao Wang - Promissory Note, July 5, 2022	414,000.00	Undetermined	Undetermined
Loan Receivable: Ryan Salame - Promissory Note: January 28, 2022 (OpEx)	4,993,520.55	Undetermined	Undetermined	Loan Receivable: Zixiao Wang - Promissory Note, May 11, 2022	19,452,931.21	Undetermined	Undetermined
Loan Receivable: Ryan Salame - Promissory Note: October 25, 2021 (Norton Hall)	50,000,000.00	Undetermined	Undetermined	Loan Receivable: Zixiao Wang - Promissory Note, October 1, 2021	68,200,000.00	Undetermined	Undetermined
Loan Pecelvable: Puan Salame - Vadous Loans	6 926 000 00	Lindetermined	Lindstermined	October 1, 2021			

Undetermined

Loan Receivable: Zixiao Wang - Promissory Note, September 22, 2022



@TheRoaringKitty DeepFuckingValue DFV Naked Short #NakedShort Short Ladder Attack Short Distort Synthetic Shares Using Mis-Marking Token Tokenized Stocks Tokenized Shares Convertible Bonds Similar BTIG Overstock @ryancohen Ryan Cohen @GameStop GameStop GME Adam Aron @CEOAdam AMC Theaters Toysrus @AMCTheatres @vladtenev Vlad Tenev Robinhood @elonmusk Elon Musk Tesla TSLA TSLAQ TelslaQ @SpaceX @jack Jack Dorsey Twitter TWTR @citsecurities John Hempton Citadel Securities Ken Griffin Melvin Capital Gabe Plotkin Martin Shkreli Julian Robertson Tiger Cubs Virtu Doug Cifu Reddit WallStreetBets redchessqueen @redchessqueen99 SuperStonk Jim Cramer @jimcramer Charles Payne @cvpayne Gary Gensler @GaryGensler SEC.gov @SECGov Lisa Monaco @LisaMonaco APE @TheJusticeDept DOJ MOASS Squeeze APE Leverage Bill Gate Tiger Global Calipers Pensions Dave Brandon @dianeg ceo Bob Huth @Hycroft HYMC Apex Clearing @RobinhoodApp @The DTCC George Nobles @CreditSuisse Mitt Romney @FINRA Phantom Short Failure to Deliver (FTD) Jim Chanos Bernie Madoff "Madoff Exemption" Bill Gate @BillGates BCG Boston Consulting Group Mark Cuban @mcuban Mia Khalifa @miakhalifa Daraprim @chamath Reverse Split @kevinolearytv David Portnoy @stoolpresidente Andreessen Horowitz a16 Clubhouse Cathie Wood Sears @CathieDWood Securitization Pharma Bro @robertherjavec Jim Stansik @TheSharkDaymond Conversion @aplusk Eddie Griffin @EddieGriffinCom Jon Stewart @jonstewart Milly Elvis @MillyELVIS Patrick Doyle @TilmanJFertitta Jay Clayton Marcus Lemonis @marcuslemonis Donald Trump Jr. Blockbuster @DonaldJTrumpJr @LizClaman @peterelkind @eisingerj @lizgarbus @JchristianWes @BetterMarkets Dave Lauer @dlauer @SusanneTrimbath Dragonbreathe @DennisKelleher @LucyKomisar @andyleeck @LisaBraganca @GurbirGrewalNJ Maxine Waters @RepMaxineWaters Alexandria Ocasio-Cortez @AOC @RepAOC @PatrickMcHenry @RepBlaine @RepAlGreen @RepAdams @SenWarren @BradSherman @RoKhanna Ted Cruz @tedcruz @SenSherrodBrown @RashidaTlaib @RepJuanVargas Conan Mak @RepPerlmutter @SecYellen @FSCdems @BankingGOP @ SenateBanking @SenFinance @FinancialCmte @carolisroth Dominos Pizza @timseymour @reddit @SEC News @CNNBusiness @Foxbusiness @reuters @guardian Vyera Pharmaceuticals @guardiannews @forbes @WSJ @YahooFinance @NYSE Lehmann Brothers Bear Stearns Corp @business @Jefferies @andrewrsorkin Bain Capital @Nasdaq @Overstock @reuters @guardian @guardiannews @forbes @WSJ @SBF FTX @erinarvedlund Erin Arvedlund @MaxJReyes Max Reyes @0x tracy Tracy Wang @SimonDixonTwitt @AlexDamsker ALEX DAMSKER @MarioNawfal Mario Nawfal @CelsiusNetwork Modulo @SMTuffy Sean Tuffy SVB Silicon Valley Bank First Republic Bank FRM Signature Bank Silvergate @coinbase @brian armstrong Brian Armstrong @yaffebellany David Yaffe-Bellany @leomschwartz Leo Schwartz @MattGoldstein26 Matthew Goldstein @giseleofficial Gisele Bündchen @SHAQ @StephenCurry30 Stephen Curry @TomBrady Tom Brady FDIC Apollo Sequoia LightSpeed Coinbase Fidelity @CoverMeNaked



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@MelissaLeeCNBC #KenGriffinLied @stacey\_cunning https://twitter.com/cnbcevents/status/1405549478732517381?s=21

Over ½ Trade Off Exchange Not True Supply & Demand @CNBC <a href="https://youtu.be/Z8be2-z-CNM">https://youtu.be/Z8be2-z-CNM</a> PFOF Payment For Order Flow <a href="https://twitter.com/BetterMarkets/status/1412930432447000582?s=2">https://twitter.com/BetterMarkets/status/1412930432447000582?s=2</a>

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- @CitronResearch @muddywatersre "manipulative trading around negative reports" "probe of hedge funds and research firms" "potential charges under the (RICO)" "@TheJusticeDept is investigating" "#ShortDistort scheme" "profit" when "company's stock fell" <a href="https://www.reuters.com/world/us/us-prosecutors-explore-racketeering-charges-short-seller-probe-sources-2022-02-18/?s=09">https://www.reuters.com/world/us/us-prosecutors-explore-racketeering-charges-short-seller-probe-sources-2022-02-18/?s=09</a>

@citsecurities Buy Alex Rampell Knight Capital. Parag Agrawal's wife Vineeta Agrawal is GP Marc Andreesseen whom Invest @Clubhouse. @TwitterSpaces Start #ShortDistort w/ @Clubhouse Tech #NakedShort Majority Share Force @jack Out? <a href="https://www.sec.gov/news/press-release/2013-222">https://www.clubhouse.com/room/PGEX9zzd</a>

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@AlderLaneEggs same crime as KCG "mismarking short sale orders as long"

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#### FTX Sam Bankman-Fried

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12/12/22 @unusual\_whales SBF\_FTX Interview "Tokenized Shares" "Backed One to One?"

@SBF\_FTX "To My Knowledge They Were"

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