

[Date: 03/01/2024]

The Honorable Judge John Dorsey
824 N. Market Street, Courtroom 5, 5th Floor
Wilmington, DE 19801
United States

(302) 533-3169.

RE: Objection to motion of Debtors Estimate Claims based on digital assets, Case No. 22-11068 (JTD), Hearing Date: January 25,2024 at 10am (EST)

RECEIVED
2024 JAN -5 AM 11:32
CLERK
US BANKRUPTCY COURT
DISTRICT OF DELAWARE

Dear Judge Dorsey,

I am writing to express a formal objection to the debtor's request for an order to estimate claims, including Customer Entitlement claims, based on the figures in the digital assets conversions table. My concerns lie in the methodologies applied, as well as the equitable treatment of assets that were under custodianship, not property of the debtor. This letter aims to succinctly outline the issues inherent in the current proposal.

I represent Nugenesis Ou and Nugenesis PTY LTD, along with all its congregates and affiliated users and holders adversely impacted by this matter. Our collective claim exceeds \$64,400,000, comprising various cryptocurrencies, primarily Nucoin. It is noteworthy that the debtor has proposed to liquidate Nucoin at a valuation of zero, a point of significant contention.

My standing

Before proceeding, allow me to introduce myself. I am Hussein Faraj, a core founder of NuGenesis Networks, Nugenesis Media Hubs, Nucoin, Metalabs Global, and several other blockchain and AI initiatives. My expertise in the digital asset domain is rooted in over a decade of leading one of the most extensive Research and Development branches in this field. This includes extensive field training, mentoring over 100 trainees in blockchain architecture and tokenomics, and co-designing an Artificial Intelligence system capable of predicting BTC and ETH market prices with 98% accuracy within a four-hour window. My proficiency in evaluating cryptocurrency assets and understanding market dynamics is globally recognized and highly esteemed.

Notably, I recently participated in the Celsius case, presented before the honorable Judge Glen. My testimony, drawing from my in-depth knowledge of valuing assets in the digital space, was acknowledged as expert evidence.

Upon thorough review of the debtor's submission, I must express significant concerns regarding the methodologies employed in asset valuation. The methodologies outlined fail to meet any recognized standards within the digital asset space. Specifically, if the debtor intended to use a 'fair value assessment', the indicated prices fall notably short of what would be considered fair appraisals by any accepted industry standard. The approach appears to be arbitrary and lacks recognizable methodology.

Furthermore, the debtor's request omits several critical aspects, which I will elucidate in subsequent parts of this submission.

In the context of FTX and its associated entities, there are distinct categories of assets that, by any standard valuation methodology, should not be uniformly appraised. This principle aligns with the findings in the Celsius case adjudicated by the Honorable Judge Glenn.

Our assets were held in custody

The primary distinction lies between custodianship and non-custodianship accounts. Under the Terms of Service (ToS), specifically Clause 8.2.6 of FTX, the treatment of crypto assets held in custody is clearly defined:

- A) The title to digital assets remains at all times with the user, with no transfer of ownership to FTX Trading.
- B) Digital assets in a user's account are not considered property of, nor are they subject to be loaned to, FTX Trading. FTX Trading explicitly does not treat or regard the digital assets in a user's account as belonging to FTX Trading.

This differentiation is crucial in assessing the valuation and treatment of these assets within the FTX framework.

The distinction regarding custody is paramount and must be treated separately from other forms of assets held by FTX. This includes digital assets that were loaned but not executed, where ownership unequivocally remained with the lender. Under no fair value assessment methodology can it be deemed acceptable to liquidate such assets, penalizing users who never consented to the use of their assets by FTX or any of its associated entities. The unilateral action of liquidating these assets without user approval contravenes basic principles of asset custody and ownership rights.

Dislocated market approach is perverted

This situation further raises the issue of dislocated market analysis, a factor prominently considered in the Celsius case when valuing the Cel token. The Honorable Judge Glenn accepted the argument that the token's market value at the petition date was not a true representation of its worth due to market manipulation. However, the circumstances surrounding FTX and its associated companies are markedly different. The alleged illegal activities by FTX, involving the use of assets not owned by them to suppress or manipulate the value of certain cryptocurrencies, led to a dislocated market. This artificial suppression suggests that the true value of these affected assets would have been significantly higher had these incidents or market manipulations not occurred.

As established by Judge Glenn in the Celsius bankruptcy matter, market data influenced by such abnormal factors should not be used for asset valuation. Consequently, if a fair value assessment were to be applied, the value of these digital assets would be considerably higher than their values on the petition date.

The petition date open market price is preferred

Should the court elect to adhere to the petition date values as the appropriate methodology for this case, foregoing a fair value assessment, then it logically follows that any subsequent actions such as discounting or liquidating any token or coin based on alternate methodologies would be untenable. The selective application of different valuation methodologies, as and when convenient, undermines the integrity of the valuation process. Digital asset valuations must adhere consistently to their designated methodologies, ensuring fairness and uniformity in their application.

In my professional opinion, accounts held in custody should be given precedence over any claims against the debtor. Consequently, it is my recommendation that the court should not endorse the Debtor's Motion to estimate the claims as currently proposed. This stance is informed by the principles of asset ownership and custodial responsibilities, which are fundamental to the integrity of digital asset management and the equitable treatment of all parties involved.

Our active role in exposing through investigation, The FTX Alameda Fraud

NuGenesis, through its investigative branch, Inside Crypto, played a pivotal role in exposing the alleged criminal activities of Sam Bankman-Fried (SBF) and his associates related to FTX. Our team conducted extensive internal investigations, leveraging insider information and monitoring FTX network activities for approximately six months prior to its collapse. Our efforts led to the discovery and tracing of numerous asset movements and investments made by the group of companies.

Immediately following the collapse of FTX, NuGenesis disseminated this critical data, providing guidance on understanding the FTX debacle. We compiled substantial evidence, including video admissions, to further this cause. Despite several offers, which we perceived as bribes to cease our investigations, we remained steadfast, believing in the exposure of what we suspected to be a \$26 billion fraud.

Our extensive research yielded a comprehensive list of investments and financial maneuvers made by the involved parties. Contrary to the debtor's claim of necessitating currency devaluation for distribution purposes, our findings, largely verified for accuracy, suggest otherwise. We propose that if the debtor were to focus on existing assets, including potential clawbacks including Binance clawback, in which the repayment made to Binance was through customer funds, they would likely realize a surplus. Thus, the rush to devalue cryptocurrencies appears unjustified at this stage. Attached is a spreadsheet detailing our findings, supporting our position against the proposed devaluation.

Regarding Nucoin, it's important to clarify its status and handling by the debtor. Nucoin was held by the debtor under a market maker agreement, wherein ownership of the asset remained with NuGenesis Network and its users until the contract's execution and full payment for the assets were made.

Valuation based on cost of investment and build

Beyond the issue of damages, the rights of NuGenesis users and network in valuing Nucoin (NUC) must be recognized. The debtor's motion to liquidate NUC at zero value is fundamentally flawed. NuGenesis, as one of the pioneers in the blockchain space, has never conducted an ICO, IEO, or any form of presale that could categorize NuGenesis Network as a speculative security. Over a decade was invested in developing and launching our comprehensive technology, which played a critical role in exposing the alleged crimes of FTX and its affiliates.

The liquidity held by the debtor represents over \$30 million in labor and financial investment. With more than 450 user miner accounts and over 7500 basic user accounts, the asset was loaned to Alameda Research and held on Liquid Japan. Nucoin, as a service coin, grants users explicit rights to all technologies under the NuGenesis Networks, including but not limited to major crypto news platforms, Blockchain-as-a-Service platforms, and various services like NFTCity, which are accessible to coin holders.

Therefore, the proposed liquidation of NUC at zero value by the debtor not only undermines the inherent value of these extensive investments and technologies but also disregards the rightful claims of NuGenesis users and the network.

In addressing the matter of value assessment before the court today, I wish to succinctly highlight a critical point regarding the proposed devaluation of Nucoin (NUC) to zero by the debtor, which, in my view, lacks any justifiable basis.

NuGenesis has always upheld principles of transparency and organic growth in the digital asset market. We neither engaged in nor authorized market manipulation, wash trading, or any practices to artificially inflate trade volumes. Our commitment to open, fair, and natural market evolution is fundamental. Consequently, Nucoin was never a property of the Debtor or any affiliated companies; it was provided on a loan basis, with the understanding of full payment in accordance with our market maker agreement.

Repeated demands for the return of these assets were made by NuGenesis, but these requests were not fulfilled. The sale of Nuc on Liquid by Alameda Research, which benefited from these transactions, should not result in penalizing users who chose NUC as their preferred digital asset. These users, including over 450 miners, who contributed to minting NUC, provided the liquidity for the loan to Alameda Research. Approving the Debtor's request would unjustly penalize these individuals and undermine their contributions and investments in NUC. It would also penalise over 7570 users.

Therefore, I urge the court to consider the implications of approving the debtor's request on the NuGenesis community and reject any motion to devalue Nucoin to zero.

The market making agreement that took custody of our assets

Regarding the contractual basis of our relationship with Alameda Research, I would like to draw the court's attention to key provisions within the agreement, specifically documented in the DocuSign Envelope ID: 2727E065-904F-4E10-BF02-B56ED782F68D.

Section 3 of the agreement, titled "LOAN," outlines the terms under which NuGenesis PTY Ltd provided loans to Alameda Research Limited. It specifies the procedure for loan provision, interest accrual, repayment, and conditions under which the loan may be terminated. Of particular relevance is Section 3(f), which details events of default, including the failure of the Market Maker to return loaned assets and any material default in the performance of any agreement provisions.

Crucially, under Section 3(F)(iii), in the event of bankruptcy or similar proceedings, the obligations towards NuGenesis regarding the loan remain intact and enforceable. This means that despite the bankruptcy proceedings involving Alameda Research, the loaned assets are still legally owned by and payable to NuGenesis.

Further, Section 4 of the agreement builds upon these terms, providing additional stipulations regarding the handling of these loaned assets.

In light of these contractual provisions, NuGenesis asserts its legal rights to the loaned assets and accrued interests, as per the agreement's terms, notwithstanding the bankruptcy proceedings of Alameda Research. This contractual obligation must be duly considered in any valuation or liquidation proposals presented to the court.

The terms outlined in Section 4, titled "OPTION," of the agreement between NuGenesis and Alameda Research are of significant relevance. This section delineates the Market Maker's options upon the Maturity Date of the loan. Specifically, it allows the Market Maker to either repay the loan as per Section 3(d) or to purchase the loaned tokens, either partially or in full, from NuGenesis at a pre-determined price. It is crucial to note that the Market Maker is obligated to make payment in USDC within 24 hours of exercising this option.

Moreover, the execution of this option entails the transfer of all rights, title, and interest in the purchased tokens from NuGenesis to the Market Maker. NuGenesis, as the customer, has confirmed its lawful ownership of these tokens, ensuring that they are free from any security interests, liens, or other encumbrances. However, it is important to highlight that this option is contingent upon the agreement not being terminated by NuGenesis pursuant to Section 5(a) and remaining in effect for a minimum of twelve months from its inception or the provision of the applicable loan.

In the context of the ongoing matter, it is pertinent to stress that the debtor's claim over the asset is conditional upon the full payment of the asset. Until such payment is made, the asset remains the property of NuGenesis. NuGenesis had made multiple requests for the return of its assets prior to the petition date, which Alameda Research failed to fulfill.

Furthermore, the agreement includes specific terms regarding indemnification, as detailed in Section 9, which should be carefully considered in the context of this case.

In light of these contractual provisions, it is evident that NuGenesis retains significant rights and claims over the assets in question, and these must be duly recognized and considered in any decision-making process by the court.

Section 9 of our agreement, titled "INDEMNIFICATION," warrants particular attention in this context. This clause stipulates that the customer (NuGenesis) will indemnify the market maker, except in cases where liability, loss, or damage results from the market maker's gross negligence, willful misconduct, or fraud.

In the current situation, NuGenesis asserts that gross negligence and fraudulent activities were conducted by the market maker, Alameda Research. We have substantial evidence supporting these allegations, which includes admissions of such misconduct by the market maker. Consequently, based on the provisions of Section 9, Alameda Research cannot claim indemnification under this agreement.

This situation underscores the legal responsibility of Alameda Research for its actions and its non-exemption from liability due to its admitted gross negligence and fraudulent conduct. Therefore, any claims by Alameda Research for indemnification in this regard should be considered invalid and inapplicable, as per the contractual terms agreed upon by both parties.

Schedule B of the market making agreement, dated January 6, 2022, between Alameda Research ("Borrower") and NuGenesis Pty Ltd ("Lender"), is pivotal in this discussion. This schedule, which forms part of the overarching Market Making Agreement, details the specific terms of the token loan and option agreement regarding Nucoin (NUC). As per the agreement, the total liability under this arrangement amounts to \$64,400,000 USD for 200 million NUC tokens, with varying option prices ranging from \$0.01 to \$1.00 per token.

The failure of Alameda Research to return the loaned liquidity has rendered the planned payments for exchange listings and trades untenable. The subsequent market actions by Alameda Research, including the dumping of Nucoin and the alleged fraud and negligence by Alameda Research and Liquid Japan, have severely impacted the NuGenesis network and its stakeholders.

Approving the debtor's request to liquidate Nucoin's value would not only undermine NuGenesis's financial stability but also unjustly penalize its vast user base and the over 7500 individuals who contributed to the growth of the network. NuGenesis, was on the cusp of becoming one of the top 10 platforms by 2024, has developed groundbreaking technologies and was in the process of establishing the world's largest digital asset-based city in Farley, NSW, Australia. The repercussions of the FTX collapse and related actions have already forced NuGenesis to shut down its global operations, halt its projects, and abandon years of development work.

The plea to this court

Therefore, I respectfully urge Your Honor to consider the severe consequences of liquidating Nucoin's value on NuGenesis and its community. The approval of the debtor's request to liquidate NUC would be detrimental, not only to our company but also to the hundreds of people who have invested their time and resources in our network.

In conclusion, we respectfully request the Honorable Judge John Dorsey to consider the broader implications of liquidating Nucoin (NUC) held both by customers on the platforms and owed to

NuGenesis Network. Liquidating these assets without a substantiated basis would not only be unjust but could potentially lead to the collapse of the entire NuGenesis Network.

While NuGenesis is actively pursuing separate legal action against the debtor for alleged fraud, this does not diminish the debtor's financial obligations to NuGenesis Network. For the court's reference, a copy of the Market Making (MM) agreement will be attached to this submission.

In summary, On a broader assessment, The approval of the debtor's motion would have far-reaching and detrimental effects on millions of retail customers, many of whom have already endured significant hardship and stress due to the actions of FTX and its associated entities. The presence of the ADHOC committee, although well-intentioned, does not fully represent the interests of customer claimants holding specific digital assets. This situation presents a dilemma where the interests of investors and customers may diverge significantly.

We urge the court to weigh these considerations carefully, recognizing the profound impact this ruling will have on countless individuals. The decision should reflect not only the appropriate legal and valuation methodologies but also the principles of equity and justice. Accepting the debtor's motion without thorough consideration of these factors would set a precedent of arbitrary valuation, devoid of solid grounding in either principle or practice.

Furthermore, we highlight that there are still substantial assets within the broad investment portfolio of FTX and its associated companies. To precipitously devalue user assets before exploring all other avenues of redress would be an injustice.

As an expert in the field and a party directly affected by the actions of the debtor, I bring to the court's attention the failure to apply appropriate valuation methodologies, the oversight of custodial and loan agreements, and the neglect of fair value principles, including those concerning dislocated markets.

This ruling bears the weight of determining the futures of millions. It is therefore imperative that the court addresses the core legal questions and methodologies with the utmost care and consideration.

In conclusion, this submission has emphasized the vital importance of safeguarding not only the interests of NuGenesis Network but also those of the broader community of digital asset holders impacted by the debtor's proposed actions. Our arguments against the liquidation of Nucoin highlight a commitment to fairness, transparency, and the rightful recognition of custody and loan agreements. The decision the court faces extends beyond the confines of a single entity; it is a decision that will resonate across the entire digital asset community, affecting the lives and investments of millions. Therefore, we respectfully urge the Honorable Judge to consider the wider implications of this case and to deny the debtor's motion for liquidation. Such a decision would not

only serve the interests of justice for NuGenesis but also set a precedent that upholds the integrity and stability of the digital asset market as a whole.

Respectfully,

[Hussein Faraj, NuGenesis



3/01/2024.

admin@advagroup.com.au

MARKET MAKING AGREEMENT

THIS AGREEMENT (this "**Agreement**") is made effective as of January 5, 2022 (the "**Effective Date**") by and between Alameda Research Limited, a company limited by shares with a registered address at Tortola Pier Park, Building 1 Second Floor, Wickhams Cay I, Road Town, Tortola, British Virgin Islands ("**Market Maker**") and NuGenesis Pty Ltd, a company with a registered address at 632 Forest Road Bexley, New South Wales, Australia (the "**Customer**"). Market Maker and Customer may be referred to herein as a "**Party**", and together, the "**Parties**".

WHEREAS, Market Maker is a specialist (including its affiliates) in providing liquidity in markets for tokens across different exchanges;

WHEREAS, Customer has issued or intends to issue a token to operationalize its protocol and seeks to improve liquidity (the "**Tokens**"); and

WHEREAS, the Customer wishes to engage the services of Market Maker on the terms and for the consideration as set forth below (the "**Services**").

NOW, THEREFORE, in consideration of the promises and the mutual covenants, terms and conditions hereinafter set forth, and for other good and valuable consideration, receipt of which is specifically acknowledged, the parties hereto hereby agree as follows:

Section 1. MARKET MAKER SERVICES

(a) Market Operations & Trading. Market Maker will quote the Tokens on each Applicable Exchange and stated market, to be amended from time to time, with a bid/offer spread of no more than **100** basis points, at least **90%** of the time. In terms of market depth, **min(\$20k, 200k tokens)** should be within 2% of the best bid/offer.

Market Maker's quoting performance shall be measured each calendar week. If Market Maker fails to meet these quoting requirements for two consecutive calendar weeks, then Customer shall have the remedies set forth in Section 5(c) below, as well as any other available remedies at equity or at law. Such efforts will include the use of Market Maker's proprietary trading bot in accordance with a strategy crafted by Market Maker to add liquidity to any applicable markets. Market Maker will have sole discretion to craft such strategy and operate its trading bot in accordance with what Market Maker deems to be the most effective and efficient way to increase liquidity and to balance the order book. As such the liquidity provided by Market Maker may not be symmetric and there will be occasions in which Market Maker will place more bids than offers and vice versa.

(b) Commencement. Market Maker shall provide the services set forth in this Section 1 upon the date that is the later of: (i) the date that is five days from the Effective Date; (ii) the date following the day of receipt of the applicable Loan as set forth in Section 3 below; and (iii) the date on which the Tokens are listed for trading on an Applicable Exchange.

Section 2. [RESERVED]

[Reserved for input from counterparty, if any]

Section 3. LOAN

(a) Loan. Subject to the terms and conditions set forth herein, Customer shall provide one or more Loan(s) to Market Maker of the Tokens (the "***Loaned Assets***") pursuant to and with additional terms as set forth in a Term Sheet in substantially the same form as attached hereto as Exhibit A ("***Term Sheet***").

(b) Interest. The Loan(s) shall bear an interest rate as set forth in the applicable Term Sheet, accrued and payable on the date set forth in the applicable Term Sheet (the "***Maturity Date***").

(c) Loan Procedure. A Loan will commence upon the date funds are received by Market Maker, and in no case later than the date that is the later of: (i) the date that is 5 business days from the

Effective Date; and (ii) the date on which the Tokens are listed for trading on any Applicable Exchange.

(d) Loan Repayment Procedure. Unless otherwise specified in Section 4 below, upon the Maturity Date Market Maker shall repay the entirety of the applicable Loan and all accrued and unpaid interest to Customer by 11pm HKT, directly to a wallet address ~~or bank account~~, as applicable, designated by Customer.

(e) Termination of Loan.

The applicable Loan will terminate upon the earlier of:

- (i) the Maturity Date;
- (ii) the exercise of the Option as set forth in Section 4; or
- (iii) the occurrence of an Event of Default as defined in Section 3(f) if Customer elects to terminate a Loan.

In the event of a termination of any Loan, any Loaned Assets shall be redelivered immediately and any accrued and unpaid interest as well as any fees owed shall be payable immediately to Customer.

(f) Event of Default. The following shall be events of default and cause a Loan and all accrued and unpaid interest to be immediately due and payable.

- (i) the failure of Market Maker to return any and all Loaned Assets upon termination of any Loan; *provided, however*, that Market Maker shall have one (1) business day to cure such default;

- (ii) a material default by Market Maker in the performance of any other provision of this Agreement, including without limitation a failure by Market Maker to abide by its obligations in Section 1 of this Agreement and Market Maker's failure to cure such material default within five (5) business days;
- (iii) any bankruptcy, insolvency, reorganization or liquidation proceedings or other proceedings for the relief of debtors or dissolution proceedings that are instituted by or against a Party and are not be dismissed within thirty (30) days of the initiation of said proceedings.

Section 4. OPTION

Upon the Maturity Date, Market Maker will have the option to either repay the applicable Loan as per Section 3(d) or purchase the applicable loaned Tokens, in whole or in part, from Customer at the price set forth in the applicable schedule. If Market Maker chooses to execute the Option, it will make payment in USDC within 24 hours of such exercise. If Market Maker exercises the Option, Market Maker shall assume all of the rights, title, and interest in and attached to such Tokens purchased from Customer. Customer confirms that it is the lawful owner of such Tokens with good, legal, and marketable title thereto, and Customer has the absolute right to sell, assign, convey, transfer and deliver such Tokens. Such Tokens are free and clear of any and all security interests, liens, pledges, claims (whether pending, prospective or cognizable), charges, escrows, encumbrances or similar rights. For the avoidance of doubt, unless this Agreement is voluntarily terminated by Customer pursuant to Section [5(a)], if this Agreement is terminated prior to twelve (12) months from the date hereof, or the provision of the applicable Loan, the applicable Option will terminate and no longer be exercisable.

The Option may also be exercised prior to the Maturity Date, at the Market Maker's discretion.

Section 5. TERM, TERMINATION & REMEDIES

(a) Term & Voluntary Termination. This Agreement will commence on the Effective Date and terminate twelve (12) months thereafter (the "**Term**"). Either Party may terminate this Agreement

upon thirty (30) days written notice to the other Party, however, if the Agreement is terminated by Customer, unless there is an Event of Default or a termination of a Loan pursuant to Section [5(c)], such Loan and applicable Option shall continue until the Maturity Date or otherwise pursuant to the terms herein. If the agreement is voluntarily terminated by Market Maker, the applicable Option will terminate and no longer be exercisable, and the Loan shall be due on the earlier of: the Maturity date, or 30 days after the notice of termination.

(b) Termination.

- (i) Customer may terminate this Agreement for cause and without providing any prior notice upon the following:
 - a. Market Maker materially breaches any of the terms herein, following the receipt of notice and a two-week cure period.
 - b. Market Maker materially breaches Section 6 hereof.

- (ii) Market Maker may terminate this Agreement for cause and without providing notice upon any of the following:
 - a. Customer fails to extend a loan in a timely manner for the tokens specified in the appropriate schedule.
 - b. Customer materially breaches Section 6 hereof.

(c) Certain Remedies. Upon the failure of Market Maker to meet its quote obligations as set forth herein for two consecutive calendar weeks, Customer may take any or all of the following actions)

terminate the applicable Loan early by providing notice to Market Maker no later than seven (7) days after Market Maker's failure to perform. Upon receipt of such an early termination notification, Market Maker shall have until the end of the second business day after the notification to repay such Loan and any accrued and unpaid interest;

- (i) not honor the full option quantity, prorated for the period in which such obligations were not met; and
- (ii) terminate this Agreement upon written notice.

The remedies listed herein are not exclusive and do not preempt the use of any other remedy available at equity or at law, unless otherwise waived herein.

Section 6. CONFIDENTIALITY

a) Use of Confidential Information. The Parties may, from time to time, disclose Confidential Information to one another. Accordingly, each Party agrees as the recipient (the "**Receiving Party**") to keep strictly confidential all Confidential Information provided by the other party (the "**Disclosing Party**"), whether or not such information was specifically labeled or stated to be confidential, secret or otherwise similarly designated. The Receiving Party further agrees to use the Confidential Information of the Disclosing Party solely for the purposes of fulfilling its obligations under this Agreement. The Receiving Party may not use for its own benefit or otherwise disclose any of the Confidential Information of the Disclosing Party or for any other purpose.

(b) Definition of Confidential Information. "**Confidential Information**" means, subject to Section 6(a), information in any form, oral, graphic, written, electronic, machine-readable or hard copy consisting of (i) any non-public information provided by the Disclosing Party, including but not limited to, all of its inventions, designs, data, source and object code, program interfaces, know-how, trade secrets, techniques, ideas, discoveries, marketing and business plans, pricing, profit margins, and/or similar information or (ii) any information which the Disclosing Party identifies as confidential information or the Receiving Party should understand from the context of the disclosure, to be confidential information. Confidential Information also includes this Agreement and the fact of its existence.

(c) Scope. The obligations of this Section 6, including the restrictions on disclosure and use, shall not apply with respect to any Confidential Information received by Customer to the extent Customer determines in good faith that it is necessary or advisable to disclose such Confidential Information pursuant to a governmental or regulatory process.

(d) Time Limitations. The provisions of this Section 6 will remain in force and effect for one year after the termination of this Agreement; *provided* that the protections of subsection (a) above shall apply to any Confidential Information that constitutes a trade secret of one of the Parties for so long as such Confidential Information remains a trade secret.

Section 7. REPRESENTATIONS AND WARRANTIES

a) Mutual Representations & Warranties

Each Party represents, warrants and covenants to the other Party that:

- (i) it has all necessary power and authority to enter into this Agreement, to carry out its obligations hereunder, including all required licenses and approvals as may be necessary;
- (ii) it has duly executed and delivered this Agreement; and
- (iii) this Agreement constitutes a valid and legally binding obligation of such Party, enforceable in accordance with its terms.

(b) Market Maker Representations and Warranties

Market Maker represents, warrants and covenants to Customer that:

- (i) Market Maker will perform all its activities in a workmanlike manner and will use commercially reasonable efforts to provide the Services and Market Maker will comply with laws applicable to its business conduct; however, Market Maker provides no warranty as to the ultimate performance of the price of the Tokens and makes no representation that the Tokens will or will not achieve certain volume targets, nor does Market Maker make any promise or guarantee that it can get or keep the Tokens listed on any exchange or platform.
- (ii) Market Maker will not engage in any actions taken by a market participant or a person acting in concert with a market participant which are intended to (A) deceive or mislead other market participants; (B) artificially control or manipulate the price or trading volume of the Tokens or trading assets; (C) aid, abet, enable, finance, support, or endorse any of foregoing activity (such activity, "**Market Manipulation**"). Market Manipulation specifically includes, without limitation, front running, wash trading, spoofing, layering, churning and quote stuffing, but does not include customary market-making activities.
- (iii) Market Maker will comply, and Market Maker's affiliates and any persons acting on Market Maker's or Market Maker's affiliates' behalf will comply, at all times with all laws, statutes and regulations relating to anti-money laundering, countering the financing of terrorism, sanctions, anti-bribery and anti-corruption under all laws applicable to it or them (as the case may be).

(c) Customer Representations and Warranties. Customer represents and warrants that it has used its best efforts to conduct a legal analysis of the Tokens and that it has determined and that the Tokens do not constitute securities and in all respects the Tokens are being purchased for their utility on the applicable network protocol.

Section 8. LIMITATION ON LIABILITY

Customer agrees and acknowledges that Market Maker is not responsible for the ultimate performance of the Tokens on the market. Customer agrees to hold Market Maker harmless for any price fluctuations or price depreciation of the Tokens during the Term of this Agreement, other than such fluctuations or depreciation caused by the gross negligence, willful misconduct or fraud of Market Maker. Customer also agrees to hold Market Maker harmless in the event that the

Tokens are delisted from any exchange or platform, other than due to the gross negligence, willful misconduct or fraud of Market Maker.

While Market Maker will use commercially reasonable efforts to vet any such online trading platform for adequate security, Customer agrees to hold Market Maker harmless in the event such trading platform experiences a loss of funds that is outside of Market Maker's control (including but not limited to a hacking incident or security breach) for any damage in excess of the outstanding amount of the applicable Loan and any accrued and unpaid interest. In the event any sum of Customer's funds are lost due to an insolvency issue at any such online trading platform, which insolvency issue occurred through no fault of Market Maker, which shall be deemed to occur wherein such online trading platform will not return funds within thirty (30) days of a request made in writing by Market Maker, Market Maker will have the right to transfer to Customer any claim or portion of a claim it has against such trading platform as such claim relates to Customer's funds. Market Maker will execute any required paperwork to facilitate such transfer; after such transfer Market Maker will cooperate fully with Customer to sign any additional documents or provide any requested information to facilitate Customer's claim.

Section 9. INDEMNIFICATION

Except to the extent that any liability, loss, penalty or damage is caused by gross negligence, willful misconduct or fraud on the part of Market Maker, Customer will defend, indemnify and hold harmless Market Maker and its affiliates (and each of their employees, shareholders, directors and representatives) for any penalty, claim or loss to the extent any such penalty, loss or claim that arises based on a final determination of a court of competent jurisdiction finding the Tokens to be a financial instrument that required registration, including but not limited to a security, in an applicable jurisdiction, or otherwise that the Tokens or the activities of Customer are unlawful under applicable law.

Section 10. ARBITRATION

Any dispute, controversy or claim arising out of or relating to this contract, or the breach termination or invalidity thereof, shall be settled by arbitration administered by Judicial Arbitration and Mediation Services, Inc. under its commercial arbitration rules. the number of arbitrators shall be one. The place of arbitration shall be New South Wales, Australia. Judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. This Section 10 is subject to Section 17 below.

Section 11. GOVERNING LAW

This Agreement will be governed by and construed and interpreted in accordance with the laws of New South Wales, Australia, without giving effect to choice of law provisions. Each party waives any right it may have to assert the doctrine of *forum non conveniens*, to assert that it is not subject to the jurisdiction of such arbitration or courts or to object to venue to the extent any proceeding is brought in accordance herewith.

Section 12. ENTIRE AGREEMENT

This Agreement supersedes and cancels any and all prior agreements between the parties hereto, express or implied, relating to the subject matter hereof, with the exception of any agreement signed contemporaneous hereto. This Agreement, including all schedules and attachments hereto, sets forth the entire agreement between the parties. It may not be changed, altered, modified or amended except in a writing signed by both parties.

Section 13. NON-WAIVER

The failure or refusal of either party to insist upon the strict performance of any provision of this Agreement or to exercise any right in any one or more instances or circumstances will not be construed as a waiver or relinquishment of such provision or right.

Section 14. ASSIGNMENT/NON-ASSIGNMENT

Neither Party will assign this Agreement, in whole or in part, without the prior written consent of the other Party. This Agreement will inure to the benefit of, and be binding upon the Parties hereto, together with their respective legal representatives, successors, and assigns, as permitted herein.

Section 15. SEVERABILITY

If any paragraph, term or provision of this Agreement will be held or determined to be unenforceable, the balance of this Agreement will nevertheless continue in full force and effect unaffected by such holding or determination to the fullest extent permitted by law as though such paragraph, term or provision had been written in such a manner and to such an extent as to be enforceable under the circumstances.

Section 16. NOTICE

All notices hereunder will be in writing. Notices may be delivered by email to Market Maker at info@alameda-research.com, and to Customer at adm@advagroup.com.au. Either party may designate a new address, for purposes of this Agreement, by notice to the other party in accordance with this paragraph.

Section 17. CAPTIONS & HEADINGS

The section captions and headings are merely for ease of reference and will not to be read into the meaning of the covenants hereunder. This Agreement is the product of arm's length negotiation between the Parties and as such may not be resolved against the drafter.

Section 17. ATTORNEY'S FEES

If any litigation or arbitration is necessary to enforce the terms of this Agreement, the prevailing party will be entitled to have their attorney fees paid by the other party.

Section 18. SIGNATURES & COUNTERPARTS

PDF email and electronic signatures to this Agreement will be deemed as originals. This Agreement may be executed in counterparts, which when taken together will be deemed a single complete, fully executed document.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Parties have set their signatures hereto as of the Effective Date.

Alameda Research

By: 
Name: Caroline Ellison
Title: Co-CEO

NuGenesis Pty Ltd

By: 
Name: Hussein Faraj
Title: CEO, Director

SCHEDULE A

Applicable Exchanges

- Binance, Kucoin, Okex, Coinbase
 - /USD, /USDT pairs
- Liquid
 - /USD, /USDT, /BTC pairs

SCHEDULE B

Token loan and option

This schedule dated January 6, 2022 between Alameda Research ("Borrower") and NuGenesis Pty Ltd ("Lender") incorporates all of the terms of the Market Making Agreement between Lender and Borrower. By signing this Term Sheet, you agree to the following specific terms:

Borrowed asset: NUC

Amount of borrowed asset: 200m tokens

Borrow fee: 0% per annum

Maturity date: January 6, 2023

Option prices:

- \$0.01 for 40m tokens
- \$0.10 for 40m tokens
- \$0.20 for 40m tokens
- \$0.30 for 40m tokens
- \$1.00 for 40m tokens

NuGenesis Pty Ltd

Alameda Research

By:  DocuSigned by:
A5149B5DBC1845C...

Name: Hussein Faraj

Title: CEO, Director





























By:  DocuSigned by:
198B1A7CC5A74E7...







Name: Caroline Ellison













Title: Co-CEO

Ptze

Announced Date	Organization Name	Lead Investor	Funding Round	Money Raised
Nov 25, 2022		No		27,800,000
	Lemon Cash		Series A - Lemon Cash	
Nov 14, 2022		Yes		5,000,000
	Joepegs		Seed Round - Joepegs	
Nov 4, 2022		Yes		—
	Lens Protocol		Seed Round - Lens Protocol	
Oct 27, 2022		—		3,000,000
	Martian		Pre Seed Round - Martian	
Oct 25, 2022		—		1,700,000
	Paragraph		Venture Round - Paragraph	
Oct 24, 2022		—		1,700,000
	Paragraph		Pre Seed Round - Paragraph	
Oct 18, 2022		—		55,000,000
	Celestia		Series A - Celestia	
Oct 3, 2022		—		14,000,000
	Exponential DeFi		Seed Round - Exponential DeFi	
Sep 28, 2022		Yes		20,000,000
	Coral		Venture Round - Coral	
Sep 27, 2022		Yes		11,000,000
	Tactic		Venture Round - Tactic	
Sep 21, 2022		—		2,000,000
	Sintra		Seed Round - Sintra	
Sep 21, 2022		—		35,000,000
	Messari		Series B - Messari	
Sep 13, 2022		—		54,000,000
	Doodles		Series A - Doodles	
Sep 9, 2022		Yes		—

Sep 8, 2022	 SkyBridge Capital	Yes	 Venture Round - SkyBridge Capital	5,000,000
Sep 8, 2022	 VerifyVASP	Yes	 Series A - VerifyVASP	300,000,000
Sep 6, 2022	 Mysten Labs	—	 Series B - Mysten Labs	7,000,000
Aug 30, 2022	 Dust Labs	Yes	 Seed Round - Dust Labs	40,000,000
Aug 29, 2022	 Xterio	—	 Series A - Xterio	5,000,000
Aug 9, 2022	 DoraHacks	—	 Series B - DoraHacks	5,800,000
Jul 7, 2022	 Luxon	—	 Seed Round - Luxon	50,000,000
Jun 29, 2022	 Hidden Road	—	 Series A - Hidden Road	13,600,000
Jun 8, 2022	 Soba	—	 Seed Round - Soba	2,500,000
Jun 8, 2022	 Samudai	—	 Pre Seed Round - Samudai	60,000,000
Jun 7, 2022	 Delphia	Yes	 Series A - Delphia	9,600,000
Jun 7, 2022	 Vyre Network	Yes	 Series A - Vyre Network	6,500,000
Jun 7, 2022	 Chillchat	—	 Seed Round - Chillchat	32,000,000
May 23, 2022	 Euler	Yes	 Venture Round - Euler	5,000,000









































May 18, 2022	 Doppel	Yes	 Seed Round - Doppel	20,000,000
May 16, 2022	 DoraHacks	—	 Series B - DoraHacks	24,000,000
May 13, 2022	 Metatheory	Yes	 Series A - Metatheory	1,000,000
May 4, 2022	 Edge Tradeworks	—	 Venture Round - Edge Tradeworks	—
Apr 26, 2022	 One UPI Payments	—	 Pre Seed Round - One UPI Payments	23,000,000
Apr 26, 2022	 Cogni	—	 Series A - Cogni	5,800,000
Apr 21, 2022	 GamerGains Lab	Yes	 Seed Round - GamerGains Lab	9,000,000
Apr 7, 2022	 Bastion	—	 Series A - Bastion	3,500,000
Apr 7, 2022	 Taki	—	 Seed Round - Taki	350,000,000
Apr 6, 2022	 NEAR Protocol	—	 Private Equity Round - NEAR Protocol	350,000,000
Apr 6, 2022	 NEAR	—	 Venture Round - NEAR	3,800,000
Mar 30, 2022	 Bridge Network	Yes	 Seed Round - Bridge Network	135,000,000
Mar 22, 2022	 LayerZero Labs	—	 Series A - LayerZero Labs	450,000,000
Mar 21, 2022	 Yuga Labs	Yes	 Seed Round - Yuga Labs	100,000,000









































Mar 18, 2022	 Dave	Yes	 Post-IPO Equity - Dave	25,000,000
Mar 17, 2022	 C2x	Yes	 Funding Round - C2x	92,000,000
Feb 21, 2022	 Mina	-	 Initial Coin Offering - Mina	1,900,000
Feb 19, 2022	 Chillchat	-	 Seed Round - Chillchat	200,000,000
Aug 31, 2021	 Helium	Yes	 Series D - Helium	2,000,000
	 Coinfeeds		 Seed Round - Coinfeeds	
				2,568,200,000







































pledge	yearly	total investment over term	one off payment	FTX aestimated spending	amount
Housing in Bahamas			500,000,000	funding held	2,568,200,000
Housing in dubai - unverified			25,000,000	direct spending	10,887,900,000
Miami heat	7,100,000	135,000,000	7,100,000	Total	13,456,100,000
Esports			3,200,000	FTX and Alameda	amounts
TSM	21,000,000	210,000,000	21,000,000	FTX	13,456,100,000
Collegue sports	1,750,000	17,500,000	1,750,000	Alameda	13,109,500,000
Sports influences - unverified			\$50,000,000	total estimated spenditure	26,565,600,000
Political donations			70,289,840		
Other politcal donations unverified			86,449,200		
Robinhood			648,000,000		
sequoia capital			200,000,000		
Sequoia heritage			100,000,000		
Other investments			500,000,000		
k5 global			300,000,000		
Altimeter Capital unverified			250,000,000.00		







































Multicoin Capital unverified			250,000,000
Binance stake payout			2,100,000,000
Paid Influences unverified			23,500,000
Fuinding Rounds 112 rounds			3,700,000,000
Limit Break			200,000,000
Meow			22,000,000
Emperic Network			7,000,000
SecureSave			11,000,000
kwil			9,600,000
Swim			4,000,000
PlayUp			48,000,000
Web3Auth			13,000,000
Memento			4,000,000
BetDex			21,000,000
faraway			21,000,000
Mythetical Games			150,000,000
Sky Mavis			152,000,000
Genesis Digital Assets			431,000,000
Liquid Global			120,000,000
circle			440,000,000
Soldius Labs			20,000,000
protego trust bank			70,000,000
On finance			1,000,000
1inch			2,800,000
Wages - estimate			18,250,000
operational Costs			36,000,000
Serum - unverified			250,000,000
Total			10,887,939,040


















Alameda







































Announced Date	Organization Name	Lead Investor	Funding Round	Money Raised
Nov 8, 2022	 Fordefi	—	 Seed Round - Fordefi	18,000,0
Sep 22, 2022	 3Commas	Yes	 Series B - 3Commas	37,000,0
Sep 7, 2022	 Fuel Labs	—	 Venture Round - Fuel Labs	80,000,0
Jul 27, 2022	 Trustless Media	Yes	 Seed Round - Trustless Media	3,300,0
Jul 25, 2022	 Cardinal	—	 Seed Round - Cardinal	4,400,0
Jul 17, 2022	 Empiric Network	—	 Seed Round - Empiric Network	7,000,0
Jul 14, 2022	 ZKX	—	 Seed Round - ZKX	4,500,0
Jun 24, 2022	 ChangeUp	Yes	 Series A - ChangeUp	4,100,0
Jun 17, 2022	 Voyager	Yes	 Post-IPO Debt - Voyager	200,000,0
Jun 16, 2022	 Earth From Another Sun	—	 Seed Round - Earth From Another Sun	4,500,0
Jun 9, 2022	 Orderly Network	—	 Seed Round - Orderly Network	20,000,0
May 30, 2022	 Merge	—	 Seed Round - Merge	9,500,0
May 18, 2022	 Pine Protocol	—	 Seed Round - Pine Protocol	1,500,0
May 18, 2022	 Questbook	—	 Series A - Questbook	8,300,0
May 16, 2022	 Voyager	Yes	 Post-IPO Equity - Voyager	60,000,0
May 10, 2022	 Jambo	—	 Series A - Jambo	30,000,0
Apr 14, 2022	 Elumia	Yes	 Seed Round - Elumia	—
Apr 7, 2022	 The Kingdom	—	 Seed Round - The Kingdom	3,600,0
Mar 29, 2022	 zkLend	—	 Seed Round - zkLend	5,000,0
Mar 25, 2022	 zkLend	—	 Seed Round - zkLend	—





































Mar 15, 2022	 Float Capital	Yes	 Seed Round - Float Capital	1,600,000
Mar 13, 2022	 Eizper Chain	Yes	 Seed Round - Eizper Chain	4,000,000
Mar 10, 2022	 Delysium	—	 Venture Round - Delysium	4,000,000
Mar 9, 2022	 Mirror World	—	 Seed Round - Mirror World	4,000,000
Mar 8, 2022	 Swim	—	 Seed Round - Swim	4,300,000
Mar 8, 2022	 Cega	—	 Seed Round - Cega	4,300,000
Mar 8, 2022	 Cega Finance	—	 Seed Round - Cega Finance	4,300,000
Mar 7, 2022	 Moonstone Bank	Yes	 Venture Round - Moonstone Bank	11,500,000
Mar 7, 2022	 Immutable Systems	—	 Series C - Immutable Systems	200,000,000
Mar 1, 2022	 Subspace Labs	—	 Funding Round - Subspace Labs	32,900,000
Feb 28, 2022	 VALR	—	 Series B - VALR	50,000,000
Feb 28, 2022	 GamesPad	—	 Corporate Round - GamesPad	—
Feb 22, 2022	 Zebec	—	 Series A - Zebec	28,000,000
Feb 21, 2022	 Jambo	—	 Seed Round - Jambo	7,500,000
Feb 17, 2022	 Ref Finance	—	 Initial Coin Offering - Ref Finance	4,800,000
Feb 11, 2022	 PORTALS	—	 Seed Round - PORTALS	5,000,000
Feb 11, 2022	 Salad Ventures	—	 Initial Coin Offering - Salad Ventures	13,500,000
Feb 7, 2022	 Polygon	—	 Venture Round - Polygon	450,000,000
Feb 4, 2022	 Sidus Heroes	—	 Seed Round - Sidus Heroes	—
Feb 1, 2022	 Sidus Heroes	—	 Seed Round - Sidus Heroes	6,500,000


































Jan 30, 2022	 Nestcoin	—	 Pre Seed Round - Nestcoin	10,000,000
Jan 28, 2022	 StarryNift	—	 Seed Round - StarryNift	22,000,000
Jan 26, 2022	 Astar Network	—	 Venture Round - Astar Network	8,000,000
Jan 26, 2022	 Dropp	—	 Venture Round - Dropp	10,000,000
Jan 21, 2022	 Galxe	—	 Series A - Galxe	5,500,000
Jan 20, 2022	 Heroes of Mavia	—	 Seed Round - Heroes of Mavia	5,000,000
Jan 19, 2022	 STEPN	—	 Seed Round - STEPN	4,000,000
Jan 18, 2022	 Ancient8	—	 Seed Round - Ancient8	46,000,000
Jan 17, 2022	 Metaplex Studios	—	 Initial Coin Offering - Metaplex Studios	8,000,000
Jan 13, 2022	 Burnt Finance	—	 Series A - Burnt Finance	150,000,000
Jan 13, 2022	 NEAR Protocol	—	 Initial Coin Offering - NEAR Protocol	150,000,000
Jan 12, 2022	 NEAR	—	 Funding Round - NEAR	125,000,000
Jan 6, 2022	 SEBA Bank	—	 Series C - SEBA Bank	210,000,000
Jan 5, 2022	 Dave	—	 Post-IPO Equity - Dave	5,000,000
Jan 4, 2022	 Exotic Markets	—	 Initial Coin Offering - Exotic Markets	2,500,000
Dec 28, 2021	 TDX Strategies	—	 Series A - TDX Strategies	70,000,000
Dec 23, 2021	 MetaMap	—	 Series B - MetaMap	1,500,000
Dec 21, 2021	 Cosmic Guild	—	 Seed Round - Cosmic Guild	30,000,000
	 RNDR Token	—	 Initial Coin Offering - RNDR Token	







































Dec 21, 2021	 Solscan	—	 Seed Round - Solscan	4,000,000
Dec 16, 2021	 Solcial	Yes	 Seed Round - Solcial	2,900,000
Dec 16, 2021	 Stocktwits	Yes	 Series B - Stocktwits	30,000,000
Dec 15, 2021	 Anchorage Digital	—	 Series D - Anchorage Digital	350,000,000
Dec 15, 2021	 Stoke Space	—	 Series A - Stoke Space	65,000,000
Dec 10, 2021	 Artemis	Yes	 Pre Seed Round - Artemis	2,000,000
Dec 10, 2021	 Router Protocol	—	 Series A - Router Protocol	4,100,000
Dec 9, 2021	 Rainmaker Games	—	 Seed Round - Rainmaker Games	6,500,000
Dec 8, 2021	 Zeta Markets	—	 Seed Round - Zeta Markets	8,500,000
Dec 6, 2021	 Pixelynx	—	 Seed Round - Pixelynx	4,500,000
Dec 5, 2021	 Stacked	Yes	 Series A - Stacked	35,000,000
Dec 1, 2021	 solice	—	 Seed Round - solice	4,300,000
Dec 1, 2021	 1inch	—	 Series B - 1inch	175,000,000
Nov 30, 2021	 Hxro	—	 Initial Coin Offering - Hxro	34,000,000
Nov 30, 2021	 Sidus Heroes	No	 Seed Round - Sidus Heroes	—
Nov 17, 2021	 FairSide Network	—	 Seed Round - FairSide Network	4,200,000
Nov 16, 2021	 PStake	—	 Seed Round - PStake	10,000,000
Nov 16, 2021	 Fracture Labs	—	 Seed Round - Fracture Labs	4,100,000
Nov 16, 2021	 Satori Research	Yes	 Series A - Satori Research	—
Nov 8, 2021	 CoinMENA	—	 Seed Round - CoinMENA	9,500,000
Nov 3, 2021	 CoinMENA	—	 Seed Round - CoinMENA	8,500,000

















Nov 3, 2021	 Syndica	—	 Seed Round - Syndica	50,000,000
Nov 2, 2021	 AscendEX	—	 Series B - AscendEX	7,500,000
Nov 1, 2021	 Spruce	—	 Seed Round - Spruce	—
Nov 1, 2021	 Mara	—	 Seed Round - Mara	1,900,000
Oct 28, 2021	 Phantasia Sports	—	 Seed Round - Phantasia Sports	4,000,000
Oct 28, 2021	 Hawku	—	 Seed Round - Hawku	12,000,000
Oct 26, 2021	 Elementus	—	 Series A - Elementus	6,800,000
Oct 26, 2021	 Sipher	—	 Seed Round - Sipher	3,800,000
Oct 22, 2021	 Drift Protocol	—	 Seed Round - Drift Protocol	31,000,000
Oct 21, 2021	 GreenPark Sports	—	 Series B - GreenPark Sports	—
Oct 19, 2021	 MCDEX	Yes	 Venture Round - MCDEX	3,500,000
Oct 18, 2021	 PsyOptions	—	 Seed Round - PsyOptions	8,300,000
Oct 8, 2021	 Genopets	—	 Seed Round - Genopets	19,000,000
Oct 6, 2021	 Chingari	—	 Series A - Chingari	30,000,000
Oct 1, 2021	 BitOasis	—	 Series B - BitOasis	20,000,000
Sep 30, 2021	 Nifty Island	—	 Pre Seed Round - Nifty Island	5,000,000
Sep 29, 2021	 DoinGud	—	 Seed Round - DoinGud	6,000,000
Sep 21, 2021	 XDEFI Wallet	Yes	 Series A - XDEFI Wallet	1,300,000
Sep 14, 2021	 SundaeSwap Labs, Inc.	—	 Seed Round - SundaeSwap Labs, Inc.	82,000,000
Sep 14, 2021	 Immutable Systems	—	 Series B - Immutable Systems	22,800,000











Sep 13, 2021	 Firefly Exchange	—	 Venture Round - Firefly Exchange	8,000,000
Sep 9, 2021	 Credora (formerly X-Margin)	Yes	 Series A - Credora (formerly X-Margin)	4,100,000
Sep 8, 2021	 DeFi Land	—	 Series A - DeFi Land	17,400,000
Sep 7, 2021	 Eden Network	Yes	 Seed Round - Eden Network	—
Sep 2, 2021	 Zenlink	—	 Series A - Zenlink	3,000,000
Sep 1, 2021	 UXD Protocol	—	 Seed Round - UXD Protocol	2,300,000
Aug 31, 2021	 Slope Finance	—	 Seed Round - Slope Finance	100,000,000
Aug 30, 2021	 Offchain Labs	—	 Series B - Offchain Labs	22,000,000
Aug 18, 2021	 Parallel Finance	—	 Series A - Parallel Finance	66,000,000
Aug 10, 2021	 MobileCoin	—	 Series B - MobileCoin	7,000,000
Aug 10, 2021	 Liquidity	—	 Seed Round - Liquidity	111,000,000
Aug 5, 2021	 Helium	—	 Initial Coin Offering - Helium	4,200,000
Aug 5, 2021	 Roco Finance	—	 Funding Round - Roco Finance	21,000,000
Aug 5, 2021	 Messari	—	 Series A - Messari	12,500,000
Aug 4, 2021	 TrueFi	—	 Initial Coin Offering - TrueFi	12,500,000
Jul 27, 2021	 Archblock	—	 Venture Round - Archblock	3,500,000
Jul 16, 2021	 Hedgehog Markets	—	 Seed Round - Hedgehog Markets	2,300,000
Jul 8, 2021	 Ratio	Yes	 Seed Round - Ratio	5,600,000
Jul 6, 2021	 WonderFi	—	 Series A - WonderFi	3,400,000

Jun 15, 2021	 Solrise Finance	—	 Seed Round - Solrise Finance	6,300,000
Jun 14, 2021	 Umee	No	 Seed Round - Umee	2,500,000
Jun 9, 2021	 Rangers Protocol	—	 Private Equity Round - Rangers Protocol	314,000,000
Jun 6, 2021	 Solana	—	 Initial Coin Offering - Solana	2,400,000
Jun 3, 2021	 Snickerdoodle Labs	Yes	 Seed Round - Snickerdoodle Labs	7,000,000
Jun 1, 2021	 Impossible Finance	—	 Seed Round - Impossible Finance	5,000,000
Jun 1, 2021	 Lithium Finance	—	 Seed Round - Lithium Finance	7,000,000
May 28, 2021	 Composable Finance	—	 Seed Round - Composable Finance	—
May 20, 2021	 Only1	Yes	 Seed Round - Only1	8,000,000
May 12, 2021	 Cryptocurrencies.Ai	—	 Venture Round - Cryptocurrencies.Ai	10,300,000
May 6, 2021	 Big Time Studios	Yes	 Series A - Big Time Studios	3,000,000
May 5, 2021	 Burnt Finance	—	 Seed Round - Burnt Finance	22,000,000
Apr 29, 2021	 Lido	—	 Venture Round - Lido	3,200,000
Apr 16, 2021	 Hashflow	No	 Seed Round - Hashflow	8,000,000
Apr 13, 2021	 portto / Blocto	—	 Series A - portto / Blocto	65,000,000
Apr 13, 2021	 ConsenSys	—	 Convertible Note - ConsenSys	2,000,000
Apr 7, 2021	 Step Finance	—	 Initial Coin Offering - Step Finance	3,000,000
	 ChainSwap	—	 Venture Round - ChainSwap	—













Apr 6, 2021	 Coin98	Yes	 Seed Round - Coin98	4,000,000
Mar 29, 2021	 Liquity	—	 Series A - Liquity	6,000,000
Mar 29, 2021	 BiLira	—	 Seed Round - BiLira	7,500,000
Mar 24, 2021	 XDEFI Wallet	—	 Seed Round - XDEFI Wallet	1,200,000
Mar 24, 2021	 StarkWare Industries	No	 Series B - StarkWare Industries	75,000,000
Mar 17, 2021	 Anchor Protocol	—	 Venture Round - Anchor Protocol	20,000,000
Mar 15, 2021	 Efficient Frontier	—	 Seed Round - Efficient Frontier	2,000,000
Mar 15, 2021	 Volmex Finance	—	 Seed Round - Volmex Finance	—
Mar 13, 2021	 Firefly Exchange	—	 Seed Round - Firefly Exchange	6,400,000
Mar 12, 2021	 Reef Finance	Yes	 Initial Coin Offering - Reef Finance	20,000,000
Mar 10, 2021	 Sommelier	—	 Seed Round - Sommelier	3,500,000
Mar 9, 2021	 Automata Network	—	 Seed Round - Automata Network	1,000,000
Feb 24, 2021	 Oxygen.org	Yes	 Venture Round - Oxygen.org	40,000,000
Feb 23, 2021	 Convergence Finance	—	 Seed Round - Convergence Finance	2,000,000
Feb 10, 2021	 Balancer Labs	—	 Series A - Balancer Labs	5,000,000
Feb 2, 2021	 Manta Network	—	 Seed Round - Manta Network	1,100,000
Feb 1, 2021	 InsurAce Protocol	Yes	 Private Equity Round - InsurAce Protocol	3,000,000
Jan 31, 2021	 Armor	—	 Venture Round - Armor	—

Jan 19, 2021	 MAPS.ME	Yes	 Venture Round - MAPS.ME	50,000,000
Jan 19, 2021	 Saddle Finance	—	 Seed Round - Saddle Finance	4,300,000
Dec 21, 2020	 Maple Finance	—	 Seed Round - Maple Finance	1,300,000
Nov 30, 2020	 Espresso Systems	—	 Seed Round - Espresso Systems	3,100,000
Nov 17, 2020	 Mask Network	—	 Venture Round - Mask Network	2,000,000
Nov 10, 2020	 Union Protocol Foundation	—	 Seed Round - Union Protocol Foundation	3,900,000
Nov 4, 2020	 Razor Network	No	 Seed Round - Razor Network	3,700,000
Nov 3, 2020	 MathWallet	Yes	 Series A - MathWallet	7,800,000
Nov 3, 2020	 3Commas	Yes	 Series A - 3Commas	3,000,000
Oct 15, 2020	 Archax	—	 Seed Round - Archax	8,000,000
Oct 15, 2020	 Horizon Finance	—	 Seed Round - Horizon Finance	1,300,000
Oct 13, 2020	 Persistence One	—	 Initial Coin Offering - Persistence One	3,750,000
Oct 13, 2020	 DODO Exchange	—	 Venture Round - DODO Exchange	5,000,000
Oct 10, 2020	 Opium Team	—	 Seed Round - Opium Team	3,300,000
Oct 7, 2020	 Covalent	—	 Venture Round - Covalent	3,100,000
Oct 1, 2020	 Opium Protocol	—	 Seed Round - Opium Protocol	3,300,000
Sep 23, 2020	 Dune Analytics	—	 Seed Round - Dune Analytics	2,000,000
Sep 17, 2020	 ParaSwap	—	 Seed Round - ParaSwap	2,700,000
Sep 9, 2020	 Linear Finance	—	 Seed Round - Linear Finance	1,800,000

Aug 26, 2020	 Frontier	—	 Seed Round - Frontier	1,900,000
Aug 25, 2020	 Oin Finance	—	 Initial Coin Offering - Oin Finance	1,000,000
Aug 25, 2020	 Perpetual Protocol	—	 Seed Round - Perpetual Protocol	1,800,000
Aug 23, 2020	 RAMP DEFI	—	 Seed Round - RAMP DEFI	1,000,000
Aug 15, 2020	 Sifchain Finance	—	 Seed Round - Sifchain Finance	3,500,000
Mar 3, 2020	 Folkvang	Yes	 Seed Round - Folkvang	—
Aug 13, 2019	 Credora (formerly X-Margin)	—	 Seed Round - Credora (formerly X-Margin)	2,100,000
Feb 11, 2019	 Archax	—	 Seed Round - Archax	—
			Total	4,468,950,000

Organization Name	Total Funding Amount	Loans/spending	amount
 Fordefi	\$18M	\$18,000,000	Loan PaperBird SBF 2,300,000
			Loan SBF 1,000,000
 Espresso Systems	\$35.1M	\$35,100,000	Loan Singh 543,000
			Ryan Salame 55,000
 ConsenSys	\$726.7M	\$726,700,000	Investments \$9,110,500
			Running costs 6,000
 AscendEX	\$50M	\$50,000,000	Staff and council guess 45,000
			Yuga Labs 50,000
 Archax	\$37.4M	\$37,400,000	Total 13,109,500
			FTX and Alameda amounts
 VALR	\$54.9M	\$54,900,000	FTX 13,456,100
			Alameda 13,109,500
 Ancient8	\$10M	\$10,000,000	total estimated spenditure 26,565,600
			Undisclosed paymets or loans
 Solana	\$315.8M	\$315,800,000	Gary Wang
			Caroline
 Galxe	\$10M	\$10,000,000	Dan Friedberg
 Stacked	\$36.5M	\$36,500,000	

 Oxygen.org	\$40.2M	\$40,200,000
 Covalent	\$5.1M	\$5,100,000
 FairSide Network	\$4.2M	\$4,200,000
 MAPS.ME	\$50M	\$50,000,000
 Nestcoin	\$6.5M	\$6,500,000
 Lithium Finance	\$5M	\$5,000,000
 Chingari	\$88.4M	\$88,400,000
 Moonstone Bank	\$11.5M	\$11,500,000
 CoinMENA	\$9.5M	\$9,500,000
 Elementus	\$16.3M	\$16,300,000
 Manta Network	\$6.6M	\$6,600,000
 Sommelier	\$27.5M	\$27,500,000
 StarkWare Industries	\$273M	\$273,000,000
 Big Time Studios	\$10.3M	\$10,300,000
 Mirror World	\$4M	\$4,000,000
 WonderFi	\$49.1M	\$49,100,000
 Spruce	\$41.5M	\$41,500,000
 Roco Finance	\$4.2M	\$4,200,000
 Frontier	\$1.9M	\$1,900,000
 Opium Protocol	\$3.3M	\$3,300,000
 Opium Protocol	\$19.8M	\$19,800,000

MathWallet		
	\$189.8M	\$189,800,000
 1inch	\$14M	\$14,000,000
Burnt Finance	\$1M	\$1,000,000
RAMP DEFI		
 Armor		
 SEBA Bank	\$246.9M	\$246,900,000
 RNDR Token	\$30M	\$30,000,000
 Nifty Island	\$20M	\$20,000,000
 Swim	\$4M	\$4,000,000
 Efficient Frontier	\$2M	\$2,000,000
 Fuel Labs	\$81.5M	\$81,500,000
 Aptos		\$75,000,000
 Archblock	\$34.2M	\$34,200,000
 Balancer Labs	\$32.3M	\$32,300,000
 Firefly Exchange	\$37.5M	\$37,500,000
 Liquidity	\$7M	\$7,000,000
 MetaMap	\$86.5M	\$86,500,000
 Syndica	\$8M	\$8,000,000
 Union Protocol Foundation	\$3.9M	\$3,900,000
 StarryNift	\$10M	\$10,000,000
 ChainSwap	\$3M	\$3
















	\$3.7M	\$3,700,000
 Opium Team		
	\$3.8M	\$3,800,000
 Drift Protocol		
	\$23M	\$23,000,000
 Mara		
	\$2.5M	\$2,500,000
 Snickerdoodle Labs		
	\$3.7M	\$3,700,000
 BiLira		
	\$1.8M	\$1,800,000
 Linear Finance		
	\$3M	\$3,000,000
 UXD Protocol		
	\$53.5M	\$53,500,000
 GreenPark Sports		
	\$1.5M	\$1,500,000
 Pine Protocol		
	\$8M	\$8,000,000
 Cryptocurrencies.Ai		
	\$1M	\$1,000,000
 Qin Finance		
	—	
 Sidus Heroes		
	\$6.5M	\$6,500,000
 ChangeUp		
	\$43.2M	\$43,200,000
 Stocktwits		
	\$2.9M	\$2,900,000
 Solcial		
	\$4.1M	\$4,100,000
 Rangers Protocol		
	\$2.5M	\$2,500,000
 TDX Strategies		
	\$1.3M	\$1,300,000
 Horizon Finance		
	\$17.4M	\$17,400,000
 Eden Network		
	\$2M	\$2,000,000
 Artemis		
	\$29M	\$29,000,000

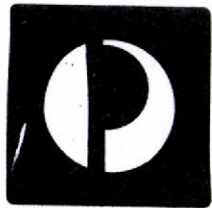
 Parallel Finance		
	\$1.9M	\$1,900,000
 Phantasia Sports		
	\$7M	\$7,000,000
 Empiric Network		
	\$4.5M	\$4,500,000
 Pixelynx		
	\$8.8M	\$8,800,000
 portto / Blocto		
	\$10.3M	\$10,300,000
 Slope Finance		
	\$8M	\$8,000,000
 Dropp		
	—	
 Satori Research		
	\$12.2M	\$12,200,000
 Credora (formerly X-Margin)		
	\$3M	\$3,000,000
 Only1		
	\$6.8M	\$6,800,000
 Sipher		
	\$10.1M	\$10,100,000
 Questbook		
	\$8.4M	\$8,400,000
 Liquity		
	\$5M	\$5,000,000
 zkLend		
	\$2M	\$2,000,000
 Convergence Finance		
	\$3.4M	\$3,400,000
 Solrise Finance		
	\$3.5M	\$3,500,000
 PsyOptions		
	\$8M	\$8,000,000
 Heroes of Mavia		
	\$8.5M	\$8,500,000
 Zeta Markets		
	\$7.2M	\$7,200,000
 XDEFI Wallet		
	\$3.7M	\$3,700,000
 Persistence One		

 Trustless Media	\$3.3M	\$3,300,000
 Fracture Labs	\$4.3M	\$4,300,000
 Cega Finance	\$4.3M	\$4,300,000
 Composable Finance	\$39M	\$39,000,000
 Astar Network	\$24.4M	\$24,400,000
 Reef Finance	\$23.9M	\$23,900,000
 Automata Network	\$1M	\$1,000,000
 Hedgehog Markets	\$3.5M	\$3,500,000
 Elumia	—	
 Dune Analytics	\$79.4M	\$79,400,000
 Hxro	\$49M	\$49,000,000
 Sifchain Finance	\$3.5M	\$3,500,000
 Ratio	\$4.8M	\$4,800,000
 ParaSwap	\$2.7M	\$2,700,000
 Perpetual Protocol	\$1.8M	\$1,800,000
 Cega	\$4.3M	\$4,300,000
 Hawku	\$4M	\$4,000,000
 InsurAce Protocol	\$4M	\$4,000,000
 DeFi Land	\$4.1M	\$4,100,000
 Razor Network	\$3.7M	\$3,700,000
	—	\$67,500,000

 Matic and hole	—	
 Zenlink	\$28.2M	\$28,200,000
 Hashflow	\$38.3M	\$38,300,000
 Umee	\$46M	\$46,000,000
 Metaplex Studios	\$9.5M	\$9,500,000
 Merge	\$15.5M	\$15,500,000
 Salad Ventures	\$4.6M	\$4,600,000
 Router Protocol	\$4.4M	\$4,400,000
 Cardinal	\$5M	\$5,000,000
 DODO Exchange	\$5M	\$5,000,000
 DoinGud	\$4M	\$4,000,000
 Step Finance	\$2M	\$2,000,000
 Eizper Chain	\$1.3M	\$1,300,000
 SundaeSwap Labs, Inc.	\$5M	\$5,000,000
 Exotic Markets	—	
 Genesis	—	\$1,000,000,000
 GamesPad	\$11.8M	\$11,800,000
 Saddle Finance	\$107.4M	\$107,400,000
 MobileCoin	\$4.5M	\$4,500,000
 Earth From Another Sun	\$3.6M	\$3,600,000
 The Kingdom		

	\$38M	\$38,000,000
 Subspace Labs		
 Dave	\$486.3M	\$486,300,000
 Stoke Space	\$75.2M	\$75,200,000
PStake	\$10M	\$10,000,000
 solice	\$4.3M	\$4,300,000
 BitOasis	\$30M	\$30,000,000
Anchor Protocol	\$20M	\$20,000,000
 PORTALS	\$5M	\$5,000,000
 Solscan	\$4M	\$4,000,000
Folkvang	—	
 Helium	\$364.8M	\$346,800,000
Immutable Systems	\$279.8M	\$279,800,000
 Ref Finance	\$4.8M	\$4,800,000
ZKX	\$4.5M	\$4,500,000
 Impossible Finance	\$7M	\$7,000,000
Genopets	\$8.3M	\$8,300,000
 Cosmic Guild	\$1.5M	\$1,500,000
 NEAR	\$533.7M	\$533,700,000
 Jambo	\$37.5M	\$37,500,000
Lido	\$167M	\$167,000,000
 NEAR Protocol	\$533.7M	\$533,700,000

	\$487M	\$487,000,000
 Anchorage Digital		
 3Commas	\$40M	\$40,000,000
 Orderly Network	\$20M	\$20,000,000
 Delysium	\$14M	\$14,000,000
 Offchain Labs	\$123.7M	\$123,700,000
 TrueFi	\$12.5M	\$12,500,000
 Rainmaker Games	\$6.5M	\$6,500,000
 Mask Network	\$48.9M	\$48,900,000
 STEPN	\$5M	\$5,000,000
 Zebec	\$42.5M	\$42,500,000
 Maple Finance	\$2.7M	\$2,700,000
 Coin98	\$16.5M	\$16,500,000
 Messari	\$61M	\$61,000,000
 Polygon	\$451.5M	\$451,500,000
 Voyager	\$360.1M	\$360,100,000
	total	\$9,110,500,003



AUSTRALIA
POST

EXPRESS WORLDWIDE DOX **DHL**

2024-01-03 DCV3 604 12 1483
From: **MOBILE SERVICE CENTRE**
94 RAILWAY RD
ROCKDALE 2216
2216 ROCKDALE
AUSTRALIA

Origin:
SYD

To: **JUDGE JOHN DORSEY**
COURTROOM 5, 5TH FLOOR 824 N. MARKET ST

Contact:
JUDGE JOHN DORSEY

DE DE
19801 WILMINGTON
UNITED STATES OF AMERICA

CVG US - PHL - NJS DENJ

Day Time

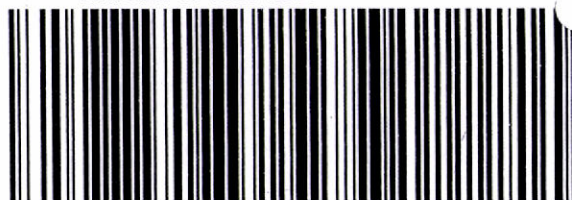
Ref Code 4519657914AU20240103083105639

Pcs/Shpt Weight Piece
.70.5 KG 1/1

Content Description
DOCUMENTATION



WAYBILL 45 1965 7914



(2L)US19801 + 42000000

Reference



(J) JD01 4600 0113 6534 8354

U.S.M.S.
X-RAY

Courier

Intern

NJHC

EDD: 1/8/2024
Unknown

4519657914
PCS:1/1

ost

Courier
International



DHLPIECEID JD01460001136534835

Z4