## Case 1:20-cv-10832-AT-SN Document 504 Filed 06/10/22 Page 1 of 2



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June 10, 2022

## VIA ECF

Hon. Analisa Torres United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

SEC v. Ripple Labs Inc., et al., No. 20-cv-10832 (AT) (SN) (S.D.N.Y.)

Dear Judge Torres:

Pursuant to Rule IV(A)(ii) of this Court's Individual Rules, we write on behalf of Defendants Ripple Labs Inc., Bradley Garlinghouse, and Christian A. Larsen (collectively, "Defendants") regarding Defendants' filing under seal today of its response (D.E. 503) to the SEC's brief opposing the Movants' motion for leave to file an *amicus* brief (D.E. 489, 499).

Defendants respectfully request that our entire response letter (D.E. 503) be filed on the public docket (with the exception of a redaction of the expert's name in Exhibit 1 to Defendants' letter). We filed our response letter under seal today out of deference to the Court's forthcoming ruling on the SEC's still-unresolved motion to seal. The Court ordered the SEC to amend and justify its position on sealing by June 14, 2022. *See* D.E. 502.

Defendants are prepared to re-file their response letter publicly with the Court's consent, or once the Court ultimately rules on the SEC's pending motion to seal.

Respectfully submitted,

/s/ Andrew J. Ceresney
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2

June 10, 2022

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cc: All Counsel of Record (via ECF)