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1 2	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON SEATTLE DIVISION		
3			
4	SECURITIES AND EXCHANGE COMMISSION, Plaintiff,	Civil Action No	
5		COMPLAINT	
6 7	v. ISHAN WAHI, NIKHIL WAHI, AND SAMEER RAMANI,	JURY TRIAL DEMANDED	
8	Defendants.		
9			
10			
11			
12	Plaintiff United States Securities and Exchange Commission (the "Commission"), for its		
13	Complaint against Defendants Ishan Wahi, Nikhil Wahi, and Sameer Ramani, alleges as follows:		
14	<u>SUMMARY</u>		
15	1. This case involves insider trading in certain crypto asset securities that Coinbase		
16	Global, Inc. ("Coinbase") announced would be "listed," of	or made available to trade, on its crypto	
17	asset trading platform. From at least June 2021 through April 2022, Ishan Wahi ("Ishan"), a		
18	manager in Coinbase's Assets and Investing Products group, repeatedly tipped material, nonpublic		
19 20	information about the timing and content of Coinbase's "listing announcements" in which		
20			
21	Coinbase announced that crypto assets would be listed on its trading platform – to his brother Nikhil		
22			
23 24	this mornation to trade aread of multiple fisting amouncements, earning at least \$1.1 million m		
24	illicit profits.		
23 26	2. Ishan violated the duty of trust and confidence he owed to Coinbase when he		
20	repeatedly tipped Nikhil and Ramani. In turn, Nikhil and Ramani each repeatedly traded on the		
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basis of material, nonpublic information that they knew, were reckless in not knowing, or
consciously avoided knowing that Ishan had provided them in breach of his duty to Coinbase and
for a personal benefit. Ishan benefitted from his tip because he bestowed gifts of valuable material,
nonpublic information on a trading relative and a close friend.

3. Coinbase is one of the largest crypto asset trading platforms in the U.S., with more 6 than 98 million registered users. Coinbase has had a practice, since at least May 2020, of publicly 7 announcing on its blog or Twitter feed when it will begin listing certain crypto assets on its trading 8 9 platform. The prices of crypto assets identified in these listing announcements, including crypto 10 asset securities, typically appreciate quickly and significantly. (As used in this complaint, "crypto 11 asset security" refers to an asset that is issued and/or transferred using distributed ledger or 12 blockchain technology – including, but not limited to, so-called "digital assets," "virtual 13 currencies," "coins," and "tokens" - and that meets the definition of "security" under the federal 14 securities laws.) The trading volume also multiplies, sometimes exponentially. 15

4. At all relevant times, Coinbase's employee policies stated that "material nonpublic
 information" included "information about a decision by Coinbase to list, not list, or add features to a
 Digital Asset [separately defined to include tokens]." The policies further emphasized that
 Coinbase employees should never disclose material, nonpublic information to any other person,
 including family and friends, or tip others who might make a trading decision using that material,
 nonpublic information.

5. As a manager in Coinbase's Assets and Investing Products group, Ishan – who had
 expressly acknowledged his duty to keep listings information confidential – was entrusted with
 first-hand knowledge of what crypto assets Coinbase planned to support and when Coinbase
 planned to make listing announcements. He also knew that conversations about this confidential

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1 information needed to be limited, even within Coinbase, to – as Ishan himself once noted – a 2 "tighter circle."

3

6. Nevertheless, ahead of multiple listing announcements in 2021 and 2022, and in 4 breach of the duty he owed to Coinbase, Ishan repeatedly tipped his brother, Nikhil, and his close 5 friend, Ramani, with material, nonpublic information about those listings' timing and content. 6 Ishan communicated by phone and text with both Nikhil and Ramani during 2021 and 2022, 7 including exchanging phone calls and messages with both that would not be captured in U.S. phone 8 9 company records because, among other things, Ishan was using a phone with a non-U.S. phone 10 number (the "Foreign Phone"). For example, on October 20, 2021, the same day as a Coinbase 11 listing announcement, Nikhil messaged Ishan's Foreign Phone a dollar sign and the eyes emoji: "\$ 12 ôô." 13

- 7. Nikhil and Ramani, who knew, consciously avoided knowing, or were reckless in not 14 knowing that Ishan was breaching a duty by providing them with this listing information, repeatedly 15 16 purchased the crypto assets Coinbase planned to list ahead of these announcements. Between at 17 least June 2021 and April 2022, blockchain addresses linked to Nikhil and Ramani traded ahead of 18 - sometimes just minutes before - more than 10 such announcements, trading in at least 25 crypto 19 assets. As alleged in this Complaint, this repeated pattern of Ishan tipping Nikhil and Ramani with 20 inside information, followed by Nikhil and Ramani trading on that information, included trading in 21 at least nine crypto asset securities, which were listed in seven of these announcements. 22
- 23 8. For example, on November 12, 2021, Ishan learned that Coinbase would soon 24 announce the listing of the crypto asset POWR. As alleged further below, POWR was a crypto 25 asset security. On November 15, 2021, just minutes after receiving confirmation that POWR would 26 be listed later that day, Ishan called Nikhil. Beginning at 2:52 pm ET – just two minutes before the

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Coinbase listing announcement – a blockchain address Nikhil controlled purchased 18,413 POWR
 at a cost of approximately \$7,000. Almost immediately after the announcement, that blockchain
 address exchanged those POWR tokens for approximately \$10,050 in another crypto asset. As a
 result, Nikhil realized illicit proceeds of approximately \$3,050.

- 9. Nikhil's and Ramani's suspicious trading drew attention. On May 11, 2022, 6 Coinbase's Director of Security Operations emailed Ishan to schedule an interview with Coinbase's 7 Legal Department in connection with an "ongoing company investigation into Coinbase's asset 8 9 listing process." Ishan – using the Foreign Phone – then sent a screen shot of the interview request 10 to both Nikhil and Ramani, and stated that he needed to speak with them urgently. On Monday, 11 May 16 – the day of his scheduled interview – Ishan emailed coworkers that he would be "out 12 indefinitely" because he "had to fly back to India overnight." Ishan did not appear for his scheduled 13 interview, but was prevented from leaving the country by law enforcement. Using the Foreign 14 Phone, Ishan tried to call both Nikhil and Ramani several times on May 16. 15
- 16

NATURE OF PROCEEDING AND RELIEF SOUGHT

17 10. The Commission brings this action against Ishan Wahi, Nikhil Wahi, and Ramani
18 pursuant to Sections 21(d), 21A, and 27 of the Securities Exchange Act of 1934, 15 U.S.C. §§ 78u,
19 78u-1, and 78aa ("Exchange Act") to enjoin the transactions, acts, practices, and courses of business
20 alleged in this Complaint and to seek disgorgement, prejudgment interest, civil penalties, and such
21 further relief that the Court may deem appropriate.

23

JURISDICTION AND VENUE

11. The federal securities laws define what a security is. That definition includes
"investment contracts." Section 2(a)(1) of the Securities Act of 1933, 15 U.S.C. § 77b(a)(1);
Section 3(a)(10) of the Exchange Act, 15 U.S.C. § 78c(a)(10); see also SEC v. W.J. Howey Co., 328

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U.S. 293, 298-99 (1946) (interpreting "investment contract"). The law vests the Commission with
broad jurisdiction to regulate the securities markets and to bring actions for violations of the federal
securities laws, including fraud and insider trading. *See* Sections 10(b), 21, 21A, and 27 of the
Exchange Act, 15 U.S.C. §§ 78j(b), 78u, 78u-1, and 78aa; *see also* Commodity Exchange Act
Sections 1(a)(41) and 2(a)(1)(A), 7 U.S.C. §§ 1(a)(41), 2(a)(1)(A) (preserving the SEC's
jurisdiction and confirming that the federal securities laws apply to securities).

8 12. This Court has jurisdiction over this action pursuant to Sections 21(d), 21(e), 21A,
9 and 27 of the Exchange Act, 15 U.S.C. §§ 78u(d), 78u(e), 78u-1, and 78aa.

10 Venue in this district is proper pursuant to Section 27(a) of the Exchange Act, 15 13. 11 U.S.C. §§ 78aa(a). Certain of the purchases and sales of securities and acts, practices, transactions, 12 and courses of business constituting the violations alleged in this Complaint occurred within the 13 Western District of Washington, and were effected, directly or indirectly, by making use of the 14 means, instruments, or instrumentalities of transportation or communication in interstate commerce. 15 In particular, many of the communications and trades described herein originated in, or were 16 17 ordered from, this District. Moreover, during the relevant period, Defendants Ishan and Nikhil 18 resided in this District.

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1	DEFENDANTS	
2	14. Ishan Wahi , 32, is a citizen of India, residing in Seattle, Washington on a work visa.	
3	From October 2020 to late May 2022, when he was placed on administrative leave, Ishan was a	
4	manager in Coinbase's Assets and Investing Products group. In response to an SEC subpoena for	
5 6	documents, Ishan asserted his Fifth Amendment right against self-incrimination.	
7	15. Nikhil Wahi, 26, is a citizen of India, residing in Seattle, Washington. Nikhil is a	
8	senior product manager at Salesforce, Inc., where he has been employed since 2017. Nikhil is	
9	Ishan's brother. Nikhil has refused to respond to an SEC subpoena for documents.	
10	16. Sameer Ramani , 33, is a resident of Houston, Texas, and a citizen of the U.S.	
11	Ramani is believed to currently be in India. Ramani and Ishan attended the University of Texas at	
12	Austin at the same time and remain close friends.	
13 14	RELEVANT ENTITY	
15	17. Coinbase Global, Inc., incorporated in Delaware and headquartered in San	
16	Francisco, California, operates one of the largest crypto asset trading platforms in the United States.	
17	Coinbase's common stock is registered with the Commission under Section 12(b) of the Exchange	
18	Act, and its securities are traded publicly on the Nasdaq Stock Market under the ticker symbol	
19	COIN.	
20	FACTS	
21 22	Blockchains and Crypto Assets	
23	18. A blockchain is a type of distributed ledger or peer-to-peer database that is spread	
24	across a network and keeps track of all transactions in the network in theoretically unchangeable,	
25	digitally-recorded data packages called "blocks." Each block contains a batch of records of	
26	transactions, including a timestamp and a reference to the previous block, so that the blocks together	
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1 form a chain. A blockchain can be shared and accessed by anyone with appropriate permissions. 2 The Ethereum blockchain is a well-known blockchain.

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19. Crypto assets are unique digital assets maintained on a cryptographically-secured 4 blockchain. One type of crypto asset – the kind at issue in this case – is known as a "token." 5 Enormous numbers of tokens can be created at once or over time. The blockchain records the 6 creation (or "minting") of the tokens and then keeps track of the blockchain address that controls 7 the tokens. 8

9 20. The crypto asset securities purchased and sold in the transactions at issue in this 10 matter were created using the "ERC-20" protocol on the Ethereum blockchain.

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Ownership of Crypto Assets

21. People own crypto assets, such as the crypto asset securities traded in the 13 transactions at issue in this matter, and hold them within a blockchain address under their control. 14 Often, someone controls an address—and the crypto assets held therein—through holding a private 15 key for that address. Anyone with that private key can submit a transaction to the blockchain that 16 17 will transfer the crypto assets at that address to another address. In a single blockchain address, 18 people can hold multiple types of crypto assets.

19 22. People often control multiple blockchain addresses. They often store their private 20 keys for those addresses in software called a "wallet" that allows them to submit transactions using 21 the software rather than directly sending orders to a blockchain. 22

23. People can also own crypto assets by opening an account with Coinbase or other 23 crypto asset trading platforms, sometimes also referred to herein as secondary trading platforms, 24 25 and then transferring their crypto assets from their personal blockchain address to an address

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controlled by the trading platform. In a secondary trading platform account, people can hold
 multiple types of crypto assets, along with currency such as U.S. dollars or Euros.

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Crypto Asset Securities

24. A digital token or crypto asset is a crypto asset security if it meets the definition of a security, which the Securities Act defines to include "investment contract," *i.e.*, if it constitutes an investment of money, in a common enterprise, with a reasonable expectation of profit derived from the efforts of others. As described in greater detail below, during the relevant period, Ishan provided material, nonpublic information about, and Nikhil and Ramani traded in, at least nine crypto asset securities that meet this definition.

11 25. After the initial sale by the issuer, crypto assets are often traded on secondary trading 12 platforms, such as Coinbase. Crypto asset issuers may apply to these trading platforms to have 13 crypto assets listed and made available for trading; the trading platforms select what crypto assets 14 may be bought and sold on their systems. The existence of the secondary trading market offered by 15 platforms such as Coinbase allows market participants to buy and sell crypto assets, including 16 17 crypto asset securities. Secondary market trading in crypto assets has grown exponentially, and the 18 announcement of the listing of a crypto asset, including a crypto asset security, on Coinbase 19 typically causes that asset's price and trading volume to rise dramatically.

Ishan Was Entrusted With Material, Nonpublic Information and Had a Duty to Keep That Information Confidential and Not Disclose It to Other Persons

22 26. In October 2020, Coinbase hired Ishan as a manager in its Assets and Investing
23 Products group, which was responsible for supporting and coordinating the Coinbase listing
24 announcements described herein. Coinbase determined that because Ishan was regularly entrusted
25 with material, nonpublic information, he was a "Covered Person" under its Global Trading Policy
and Digital Asset Trading Policy (the "Policies").

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1	27. During the relevant period, the Policies stated that "You may disclose Material		
2	Nonpublic Information ONLY to Personnel designated by your manager. You should never		
3	disclose Material Nonpublic Information to any other person, even co-workers, family or friends."		
4	The Policies expressly defined "material nonpublic information" to include "information abou		
5	decision by Coinbase to list, not list, or add features to a Digital Asset [separately defined to include		
6 7	tokens]." The Policies specifically emphasized that Coinbase employees should not disclose		
8	material, nonpublic information, and included examples of activities that were "Not OK," including		
9	trading in advance of the listing of new digital assets on its trading platform:		
10			
11	the coming year. You are an engineer that is helping to implement support of		
12	the new asset and you know that Coinbase plans a surprise early launch next week, so you buy the token.		
13	You are involved with a fund which invests in digital assets. You are		
14	involved in deciding when the fund buys and sells digital assets, and you advise the fund to buy a particular asset because you know Coinbase is going		
15	to start trading the asset.		
16	You buy a digital asset which you know is or may be part of Coinbase's non-public product roadmap or launch plans.		
17	28. On or around the day he joined Coinbase, Ishan signed an acknowledgement that he		
18	had read and understood the Policies.		
19	had read and understood the Foncies.		
20	29. By virtue of his position as a Product Manager in Coinbase's Assets and Investing		
21	Products group, Ishan was directly involved in the asset listing process. He had first-hand		
22	knowledge of what crypto assets Combase planned to list and when Combase planned to announce		
23	an asset listing.		
24 25	30. Ishan also understood the need to keep this information confidential, and that access		
26	to it was restricted even within Coinbase. In August 2021, Coinbase's Assets and Investing		
-	Products group created an internal Slack channel, of which Ishan was an original participant, as "a		
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1 safe place to discuss details around asset launches that we are trying not to share anymore in the
2 broader listings channels (*e.g.*, exact announcement / launch dates + timelines)." In an August 19,
3 2021 message to the group, which included Ishan, an employee suggested changing the asset listing
4 process so that fewer employees would have advance knowledge "[a]s we are trying to protect
5 MNPI [material nonpublic information]." In a February 2, 2022 message, Ishan's colleague
7 reminded the Assets and Investing Products group that anyone on the Slack channel "must be on the
8 Enhanced Trading Policy (Covered Persons) as the information discussed here is MNPI."

9 31. Ishan recognized the importance of keeping listings information confidential, later
10 instructing everyone: "Please do not add anyone else to this channel." Indeed, when asked if
11 engineers could be added to the Slack channel, Ishan suggested keeping the Asset Listing Group's
12 channel limited to "a tighter circle."

13 14

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Ishan Had a Close Relationship with Nikhil and Ramani and Communicated With Them Frequently Throughout the Relevant Period

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32. Ishan and Nikhil have a close relationship. For example, between June 2021 and
April 2022, they typically communicated by text and phone multiple times a day.

33. The brothers also have a history of financial transactions with each other: for
example, on February 11, 2021, Nikhil deposited a \$20,000 check from Ishan, purportedly a "loan";
on March 1, 2021, Nikhil transferred \$2,000 to Ishan. On April 17, 2022, Nikhil transferred crypto
assets valued at \$19,500 from his Coinbase account to Ishan's Coinbase account.

34. Ramani and Ishan have known each other since at least 2013. They attended the
University of Texas at Austin at the same time. They follow each other on social media, including
Soundcloud. The friends exchanged phone calls and text messages in 2021 and 2022.

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35. At least by July 2021, Ishan possessed the Foreign Phone, a cell phone with a non-U.S. phone number. Ishan used the Foreign Phone to communicate with Nikhil and Ramani,

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particularly in April and May 2022. In his communications with Nikhil and Ramani using the
 Foreign Phone, Ishan used communications methods that would not be logged by a U.S. phone
 company, including by using applications such as WhatsApp to communicate with his brother and
 friend.

Defendants Repeatedly Engaged in Insider Trading in Crypto Asset Securities in Advance of Coinbase Listing Announcements

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36. As set forth in more detail below, between at least June 2021 and April 2022, Ishan
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37. Nikhil and Ramani, who knew, consciously avoided knowing, or were reckless in not
 knowing that Ishan was providing this material, nonpublic information in breach of his duty to
 Coinbase and for a personal benefit, repeatedly traded using that information, reaping substantial
 profits.

38. Because all of the Defendants understood that Ishan was providing material,

nonpublic information in breach of his duty to Coinbase, the Defendants took steps to conceal their
communications and trading, including by utilizing multiple accounts, wallets, and addresses across
multiple platforms, including foreign trading platforms, in carrying out their trading in advance of
Coinbase's listing announcements.

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A. The June 8, 2021 Listing Announcement – AMP

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2 39. By virtue of his position at Coinbase, on or before June 6, 2021, Ishan learned that 3 Coinbase planned to announce the listing of crypto asset AMP on its platform. As alleged further 4 below, AMP was a crypto asset security. 5 40. On June 7, 2021, a blockchain address that has directly or indirectly sent funds to, 6 and received funds from, Ramani (the "Ramani AMP Trading Address A") bought nearly 700,000 7 AMP tokens at a cost of approximately \$30,650. 8 9 41. On the morning of June 8, 2021, a second address (the "Ramani AMP Trading 10 Address B"), which, directly or indirectly, has sent funds to Ramani, purchased approximately 11 1,165,000 AMP tokens, at a cost of approximately \$49,000. 12 42. On June 8, 2021, at 1:00 pm ET, Coinbase announced that it was listing AMP. 13 AMP's price quickly rose more than 11%, while its trading volume more than tripled. 14 43. On June 10 and June 11, 2021, the two Ramani AMP Trading Addresses sold nearly 15 16 all of the AMP tokens they had purchased for Ethereum tokens ("ETH," a widely used 17 cryptocurrency) valued at approximately \$97,600, representing profits of approximately \$17,950. 18 44. Ramani AMP Trading Addresses A and B then transferred the ETH to a deposit 19 blockchain address held by Ramani at a foreign trading platform on June 10 and 11, 2021. 20 B. The July 14, 2021 Listing Announcement – RLY 21 45. By virtue of his position at Coinbase, on or around July 12, 2021, Ishan learned that 22 Coinbase intended to announce on July 14 that the RLY token would be listed on its platform. As 23 alleged further below, RLY was a crypto asset security. The next day, on July 13, 2021, Ishan and 24 25 Nikhil called each other several times. 26

1	46. On July 13, 2021, at 4:45 am ET, a blockchain address that has received funds from		
2	Nikhil (the "Nikhil RLY Trading Address"), funneled through two intermediary addresses in a series of transactions, began trading in RLY tokens. Before Coinbase's RLY listing announcement		
3			
4	the next day, the Nikhil RLY Trading Address had a net accumulation of approximately 34,000		
5	tokens, at a cost of approximately \$14,500.		
6	47. On July 14, 2021, Coinbase announced RLY's listing. As the day progressed,		
7			
8	RLY's price rose approximately 20%, while its trading volume increased by nearly 60%.		
9	48. Over the next two days, the Nikhil RLY Trading Address sold the approximately		
10	34,000 RLY tokens for approximately \$16,200, earning an approximate profit of \$1,700.		
11	49. On July 19, 2021, the RLY Trading Address transferred the equivalent of		
12	approximately \$34,750 to a deposit address at a foreign trading platform that was controlled by		
13 14	Nikhil using a pseudonymous email address.		
14 15	C. The August 31, 2021 Listing Announcement DDX		
16	50. On August 19, 2021, participants in a private Coinbase Slack channel for "@asset-		
17	listings" – a group that included Ishan – discussed Coinbase's plan to list crypto asset DDX, among		
18	others, on August 24, 2021. Another participant in that discussion proposed changes to pre-listing		
19	activities because "we are trying to protect MNPI [material nonpublic information]." As alleged further below, DDX was a crypto asset security.		
20			
21			
22	51. Coinbase initially slated the announcement of DDX's listing for August 24, 2021,		
23	but then rescheduled it to August 31, 2021.		
24	52. On August 25, 2021, a blockchain address that had sent funds, directly or indirectly,		
25	to Ramani (the "Ramani DDX Trading Address A") began trading in DDX tokens, accumulating a		
26	total of approximately 3,450 tokens by August 29, for a cost of approximately \$18,700.		
	- 13 -		
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Solution 1 53. On August 31, 2021, a second address that has also previously sent funds, directly or
indirectly, to Ramani (the "Ramani DDX Trading Address B") purchased approximately 3,670
DDX tokens at a cost of approximately \$30,000 in 10 separate transactions between 8:20 am ET
and 12:58 pm ET.

54. Approximately two hours later, Coinbase announced that DDX would be made
available for trading. Following the announcement, the market price for DDX spiked
approximately 145% in a little more than an hour, while trading volume increased over 470% from
the previous day's trading.

10 55. Later in the day on August 31, 2021, the Ramani DDX Trading Addresses A and B
 11 sold their DDX in exchange for another crypto asset, for a combined profit of approximately
 12 \$37,000.

56. On September 1, 2021, the Ramani DDX Addresses A and B sent the equivalent of
approximately \$102,384 to the same deposit address on a foreign trading platform. This deposit
address has, directly or indirectly, sent funds to Ramani.

17

D. The September 8, 2021 Listing Announcement – XYO and RGT

18 57. On August 30, 2021, participants in the private Coinbase Slack channel "@asset19 listings" – a group that included Ishan – discussed "tomorrow's announcement" that Coinbase
20 planned to list the XYO and RGT tokens. As set forth further below, XYO and RGT were both
21 crypto asset securities.

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(1) Ramani's Trading in XYO

2 58. On August 31, eight blockchain addresses, each of which has sent funds, directly or
3 indirectly, to Ramani, began buying XYO.

- 59. Later on the afternoon of August 31, a manager in Coinbase's Assets and Investing
 Products group informed the group, including Ishan, that Coinbase would not announce its planned
 listing of RGT and XYO on August 31. Instead, the listing "will be pushed out to next week." On
 September 1, though, at 10:44 am ET, there was another discussion on the @asset-listing Slack
 channel about announcing the listing of XYO later that day. Shortly thereafter, at 11:21 am ET, a
 blockchain address that, directly or indirectly, has sent funds to Ramani began buying XYO. The
 XYO listing announcement was later pushed again, to September 8.
- 12 60. Between September 1 and 8, 2021, an additional six blockchain addresses, each of
 13 which, directly or indirectly, has sent funds to or received funds from Ramani, bought XYO. In
 15 total, 15 blockchain addresses linked to Ramani (the "Ramani XYO Buying Addresses") bought
 16 approximately 38 million XYO tokens, valued at \$600,000, before Coinbase announced, on
 17 September 8, 2021, that it would list XYO and RGT.

18 61. Within minutes of the listing announcement, the price of XYO increased more than
20%, while trading volume increased 263% the day of the announcement, and then more than
quadrupled again the next trading day.

Between September 8 and 12, 2021, each of the 15 Ramani XYO Buying Addresses
transferred their XYO tokens to the same address (the "Ramani XYO Selling Address"), which,
directly or indirectly, had also previously received funds from, and sent funds to, Ramani. Between
September 9 and 12, 2021, the Ramani XYO Selling Address transferred the approximately 38
million XYO tokens to a blockchain address on a foreign trading platform.

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1	63.	At the time of these transfers, Ramani's XYO tokens were valued at approximately
2	\$1.5 million, r	epresenting a profit of approximately \$900,000.

3	(2) Ramani's Trading in RGT	
4	64. Ramani's trading in RGT ahead of the September 8, 2021 announcement also closely	
5 6	tracked the material, nonpublic information that Coinbase provided Ishan regarding RGT's planned	
7	listing.	
8	65. On August 31, a blockchain address that has sent funds, directly or indirectly, to	
9	Ramani started trading in RGT (the "Ramani RGT Trading Address A"), accumulating	
10	approximately 2,186 RGT tokens for an approximate cost of \$25,700.	
11	66. On September 1 and 5, 2021, another blockchain address that has sent funds, directly	
12 13	or indirectly, to Ramani (the "Ramani RGT Trading Address B") purchased approximately 2,884	
13 14	RGT tokens at an approximate cost of \$52,500.	
15	67. On September 2, 2021, Ishan learned from an @asset-listings Slack chat that the	
16	listing announcement for RGT had been rescheduled for September 8, 2021.	
17	68. On September 5, another blockchain address that has sent funds, directly or	
18	indirectly, to Ramani (the "Ramani RGT Trading Address C") began purchasing RGT tokens,	
19	accumulating 2,927 RGT tokens at a cost of approximately \$56,400.	
20 21	69. On September 8, 2021, Coinbase announced the listing of RGT. Within minutes, the	
21	price of RGT increased by more than 20%, and trading volume more than doubled.	
23	70. Following the announcement, the Ramani Trading Address A transferred its RGT	
24	tokens to an intermediary address; at the time of the transfer, the 2,186 RGT tokens that Ramani	
25	Trading Address A had purchased had an approximate value of \$34,400, representing profits of	
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approximately \$8,700. Following the announcement, the Ramani Trading Addresses B and C sold 1 2 their RGT tokens for ETH for net losses.

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E. The October 27, 2021 Listing Announcement – LCX

71. On October 21, 2021, participants in the private Coinbase Slack channel @assetlistings – a group that included Ishan – discussed Coinbase's plan to list crypto asset LCX "next week." As set forth in further detail below, LCX was a crypto asset security.

72. On October 25, 2021, shortly before 10 pm ET, Ishan received confirmation from the 8 9 same Slack channel that Coinbase's LCX announcement was on track for October 27, 2021. 10 Beginning the next morning, October 26, one blockchain address, which, directly or indirectly, has 11 received funds from Ramani (the "Ramani LCX Trading Address A") bought approximately 347,700 LCX tokens in four separate transactions at a cost of approximately \$96,000.

12 13

73. By 6:45 pm ET on October 26, Ishan received further confirmation that Coinbase 14 would be announcing the LCX listing the next day. Later that evening, another blockchain address 15 that has sent funds, directly or indirectly, to Ramani (the "Ramani LCX Trading Address B") 16 17 purchased approximately 668,880 LCX tokens in two transactions, at a total cost of approximately 18 \$205,000. Also on the evening of October 26, a third blockchain address that has sent funds, 19 directly or indirectly, to Ramani (the "Ramani LCX Trading Address C") purchased approximately 20 356,350 LCX tokens for a cost of approximately \$104,200. Collectively, the three blockchain 21 addresses (the "Ramani LCX Trading Addresses") purchased approximately 1,372,930 LCX tokens, 22 at a total cost of approximately \$405,000, on October 26, 2021. 23

24 74. The next day, October 27, Coinbase announced LCX's listing. Within minutes, 25 LCX's price rose approximately 20%, while its trading volume on the day of the announcement 26 rose nearly 60%.

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1 75. Between November 2, 2021 and November 6, 2021, the three Ramani LCX Trading 2 Addresses transferred the LCX tokens, or sold the LCX tokens for other crypto assets before 3 transferring those assets, to other blockchain addresses that, directly or indirectly, had received 4 funds from, and/or sent funds to, Ramani. Specifically, the Ramani LCX Trading Address A sold 5 approximately 347,300 LCX tokens for other crypto assets, valued at approximately \$111,000, on 6 November 5, 2021, for profits of approximately \$15,000. On November 6, 2021, the Ramani LCX 7 Trading Address B transferred its approximately 668,880 LCX tokens, valued at approximately 8 9 \$308,000 to a deposit address at a foreign trading platform, representing approximate profits of 10 \$103,000. Ramani and the purported holder of the deposit address have repeatedly used the same 11 IP addresses to access various accounts. On November 2, 2021, the Ramani LCX Trading Address 12 C sold approximately 356,300 LCX tokens for other crypto assets, valued at approximately 13 \$159,200, for profits of approximately \$55,000. In total, at the time of the transfers or sales, the 14 Ramani LCX Trading Addresses generated profits of approximately \$173,000. 15

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F. <u>The November 15, 2021 Listing Announcement – POWR</u>

17 76. On September 15, 2021, two of Nikhil's Coinbase blockchain addresses transferred 18 approximately 28.4 ETH tokens, valued at approximately \$102,670, to a third address ("the Nikhil 19 Funded Address"). Later that same day, the Nikhil Funded Address forwarded the ETH tokens to a 20 deposit address on a foreign trading platform ("the Nikhil Deposit Address"). On September 29, 21 2021, Nikhil transferred an additional 19.3 ETH tokens, valued at \$55,060, from one of his 22 Coinbase addresses to the Nikhil Funded Address, which again forwarded the ETH tokens a few 23 hours later to the Nikhil Deposit Address. 24

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77. On November 9, 2021, the Nikhil Deposit Address transferred 0.82 ETH tokens to yet another address (the "Nikhil POWR Trading Address"), which also received the equivalent of

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approximately \$141,757 in three separate transactions on November 7 and 8, 2021, from a second
blockchain address on the foreign trading platform.

78. By November 12, 2021, Ishan knew from the Coinbase @asset-listings Slack
channel that Coinbase would be announcing the listing of crypto asset POWR. As set forth further
below, POWR was a crypto asset security.

79. On November 15, 2021, at approximately 10:50 am ET, Ishan received confirmation 7 that POWR would list later that day. Just minutes later, at 11:04 am ET, Ishan called Nikhil. 8 9 Beginning at 2:52 pm ET, just two minutes before the Coinbase listing announcement, the Nikhil 10 POWR Trading Address purchased 18,413 POWR for a value of approximately \$7,000. The person 11 making this purchase from the Nikhil POWR Trading Address was using the same IP address that 12 has been used to access a trading account Nikhil controlled at another secondary trading platform. 13 80. After the announcement, POWR's price rose 44% almost immediately and over 14 113% on the day, while its trading volume exploded by over 9,500% from the previous day's 15 16 trading. 17 81. Less than two hours after the announcement, the Nikhil POWR Trading Address 18 exchanged the POWR tokens for the equivalent of approximately \$10,050 in another crypto asset, 19 for a profit of approximately \$3,050. On November 23, 2021, the Nikhil POWR Trading Address 20 transferred these funds, with other funds, to the Nikhil Funded Address.

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G. <u>The April 11, 2022 Listing Announcement – DFX and KROM</u>

82. On April 7, 2022, Ishan accessed an internal Coinbase spreadsheet that showed
 Coinbase intended to list crypto assets DFX and KROM on April 11. He accessed that spreadsheet
 again, twice, early on the morning of April 11. Ishan had access to that spreadsheet by virtue of his
 position within Coinbase. That spreadsheet also had columns for price and trading data for trading

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volume and market cap for each crypto asset. As alleged further below, DFX and KROM were both
 crypto asset securities.

3	83. On April 11, 2022, a blockchain address, which has sent funds, directly or indirectly,	
4	to Ramani (the "Ramani April 11 Trading Address A"), purchased both DFX and KROM.	
5	Specifically, on the morning of April 11, the Ramani April 11 Trading Address purchased 113,760	
6	DFX tokens, at a cost of approximately \$48,600. That morning, and continuing into the afternoon,	
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8	the Ramani April 11 Trading Address purchased 783,309 KROM tokens, at a cost of approximately	
9	\$72,700. Also, on April 11, 2021, a second address, which has also sent funds, directly or	
10	indirectly, to Ramani (the "Ramani April 11 Trading Address B"), bought approximately 839,430	
11	KROM tokens, at a cost of approximately \$77,000.	
12	84. On April 11, 2022, at 5:05 pm ET, Coinbase announced that it planned to list DFX	
13	and KROM on its trading platform. The price of both DFX and KROM increased slightly shortly	
14	after the announcement, followed by substantial increases the next day – more than 50% for	
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16	KROM, and more than 80% for DFX. Trading volumes for each also increased significantly, rising	
17	471% for KROM and 818% for DFX.	
18	85. The Ramani April 11 Trading Address A has retained the DFX and KROM tokens.	
19	Had it sold the tokens at their high prices on April 12, the day following the announcement, the	
20	Ramani April 11 Trading Address A could have realized combined profits of approximately	
21	\$69,000. The Ramani April 11 Trading Address B has also retained its KROM tokens. Had it sold	
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23	the tokens at the high price for KROM on April 12, the day following the announcement, the wallet	
24	could have realized profits of approximately \$35,000.	
25	Ishan, Alerted To an Investigation into His Misconduct, Attempted to Flee the U.S. and	
26	Urgently Contacted Nikhil and Ramani	

1 86. On April 12, 2022, a third party tweeted about suspicious and timely trading by the 2 Ramani April 11 Trading Address A in advance of Coinbase's April 11, 2022 listing announcement. 3 On May 11, 2022, Coinbase's Director of Security Operations emailed Ishan to schedule an 4 interview with "Legal" for May 16, noting the interview was in connection with an "ongoing 5 company investigation into Coinbase's asset listing process." Ishan - using the Foreign Phone -6 then sent a screen shot of the interview request to Ramani and Nikhil, and sent them a message 7 indicating that they needed to speak urgently. Ramani did not ask why Legal might want to talk to 8 9 Nikhil or why Nikhil might be telling Ramani about Legal's request and instead responded by 10 saying: "Bro I'm on standby. Let me know if you need anything." 11 87. On Monday, May 16 – the day of his scheduled interview – Ishan emailed coworkers

87. On Monday, May 16 – the day of his scheduled interview – Ishan emailed coworkers
that he would be "out indefinitely" because he "had to fly back to India overnight." Ishan did not
appear for his scheduled interview, but was prevented from leaving the country by law enforcement.
Using the Foreign Phone, Ishan tried to call both Nikhil and Ramani several times on May 16.

16 88. In response to subpoenas from the SEC, Ishan has invoked his Fifth Amendment
17 rights, and Nikhil has refused to respond. Ramani is believed to currently be in India.

18

Nikhil and Ramani Purchased and Sold "Securities"

19 89. Throughout the relevant period, Nikhil and Ramani repeatedly traded ahead of
20 Coinbase listing announcements, trading in at least 25 tokens. At least seven of the listing
21 announcements described above involved crypto asset securities. Nikhil and Ramani traded in
23 securities subject to the federal securities laws because these crypto assets were investment
24 contracts; they were offered and sold to investors who made an investment of money in a common
25 enterprise, with a reasonable expectation of profits to be derived from the efforts of others.

Complaint SEC v. Wahi, et al. Case No. 90. As alleged in greater detail below, each of the nine crypto asset securities were
offered and sold by an issuer to raise money that would be used for the issuer's business. In the
offerings, the issuers directly sold crypto asset securities to investors in return for consideration
(most commonly Bitcoin, Ether, U.S. dollars, or other fiat currency, or processed through the use of
smart contracts). The crypto asset securities then were issued and distributed to the investors'
blockchain addresses.

91. As alleged in greater detail below, the issuers and their promoters solicited investors 8 9 by touting the potential for profits to be earned from investing in these securities based on the 10 efforts of others. These statements focused on, among other things, the value of the token at issue 11 and the ability for investors to engage in secondary trading of the token, with the success of the 12 investment depending on the efforts of management and others at the company. The issuers and 13 their agents used websites, social media, and messaging systems to make these representations. 14 Some issuers wrote "white papers" describing the project and promoting the offering, often in 15 highly technical (or pseudo-technical) terms and jargon. Many issuers also made public statements 16 17 on platforms such as Twitter, Medium (a platform commonly used by crypto asset industry 18 participants), and YouTube.

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92. In addition, as alleged in greater detail below, the issuers and promoters emphasized
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1 93. As alleged in greater detail below, each of the nine companies that offered these 2 crypto asset securities and their promoters further emphasized, among other things, their efforts to 3 get their crypto asset securities listed on secondary trading platforms, and the critical role that 4 executives and others at the company played in turning the company into a success, thereby 5 increasing the value of the crypto asset security. In other words, each of the nine companies invited 6 people to invest on the promise that it would expend future efforts to improve the value of their 7 investment. 8

9 94 These hallmarks of the definition of a security continue to be true for the nine crypto 10 asset securities that are the subject of the trading in this complaint, including continuing 11 representations by issuers and their management teams regarding the investment value of the 12 tokens, the managerial efforts that contribute to the tokens' value, and the availability of secondary 13 markets for trading the tokens. Thus, at all times relevant to the conduct alleged in this complaint, a 14 reasonable investor in the nine crypto asset securities would continue to look to the efforts of the 15 16 issuer and its promoters, including their future efforts, to increase the value of their investment.

17

A. <u>*AMP*</u>

18 95. Amp is an Ethereum-based token that was created by Flexa Network, Inc. ("Flexa"),
a company incorporated in Delaware with its headquarters in New York, New York. Flexa operates
what it describes as a digital merchant payment network designed to enable rapid, universal, and
secure processing of digital asset transactions (the "Flexa network").

96. According to Flexa, the Flexa network allows consumers to use, and merchants to
 accept, crypto assets to make everyday purchases. Customers seeking to use crypto assets link their
 wallets to Flexa. When the customer makes a purchase, Flexa states that it will pay the merchant
 immediately in either fiat or a convertible digital currency of its choice and deducts the equivalent

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1 value of crypto assets from the customer's wallet. Flexa then collects payment processing fees from 2 the merchant.

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97. Flexa states that the Amp token serves as collateral to decentralize risk within the 4 Flexa network. According to Flexa, this process works as follows: (1) Amp holders stake their 5 Amp tokens in blockchain-based collateral pools, which serve to guarantee transactions taking place 6 on the Flexa network; (2) when a transaction takes place on the Flexa network, Amp tokens equal to 7 the fiat value of the transaction are held in escrow by a collateral manager while Flexa settles the 8 9 transaction by converting the crypto asset into fiat currency; (3) once the transaction settles, the 10 Amp tokens are released and can be used to collateralize another transaction; and (4) if the 11 transaction fails, the Amp tokens held as collateral are liquidated. To reward those that stake Amp, 12 Flexa uses the fees it collects from merchants to make open market purchases of Amp and then 13 distributes those Amp tokens based on a pro rata shares of the tokens that were staked in the 14 collateral pool, which can lead to further profit. 15

98. Amp is the successor token to Flexacoin, which was first developed by Flexa in 16 17 February 2018. Between February 2018 and April 2019, Flexa sold 12 billion Flexacoins in private 18 sales to groups of accredited investors, token funds, and other strategic partners, with over \$14 19 million raised in April 2019 alone. At the time, the Flexa network was not yet operational. Flexa 20 has claimed that "[t]he proceeds from this token sale have helped us continue to build out the Flexa 21 network through additional merchant integrations and relationships with critical infrastructure 22 partners." 23

99. 24 In April 2019, Flexa announced that the maximum supply of Flexacoins would be 25 100 billion tokens and that the Flexacoins would ultimately be allocated as follows: 10% to a 26 Network Development Fund; 20% to token sales; 20% to a Founding Team and Employee Pool;

25% to a Merchant Development Fund; and 25% to Developer Grants. The Flexa network launched
 in May 2019.

100. To help collateralize the Flexa network, in November 2019, Flexa announced a plan
to distribute a total of 1 billion Flexacoin (2.5 million each day starting on December 16, 2019)
from its Network Development Fund in the form of rewards to everyone who provides capacity on
the Flexa network. In January 2020, Flexa began public sales to investors of an additional 4.5
billion Flexacoins.

9 101. In September 2020, Flexa announced it was migrating the collateral function on the
10 Flexa network from Flexacoins to the newly developed Amp token, and that Flexacoin holders
11 could exchange their tokens for Amp at a 1:1 ratio. Flexa's management explained that "because of
12 the nature of the interfaces required to implement the new capabilities of Amp, it wouldn't have
13 been possible to simply upgrade the Flexacoin token." Flexacoin retained the limit of 100 billion
15 tokens.

16 102. On September 30, 2020, Flexa stopped using Flexacoins as collateral for transactions
17 on the Flexa network.

18 103. Purchasers of Flexacoin/Amp tokens invested in a common enterprise. In its
19 November 2020 Amp white paper, Flexa explained that "participants stake Amp into pools that
20 secure the network." These collateral pools, comprised entirely of Amp, are what allow Flexa to
21 operate. Or, as Flexa put it in the Amp white paper, the "Amp token serves as the singular type of
23 collateral within Flexa to decentralize risk within the network." If the collateral pools are
24 profitable, investors who stake Amp can share in the profits.

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Complaint SEC v. Wahi, et al. Case No. 1 104. Prior to the Flexacoin offering, Flexa described Flexacoin in the same way, stating in
2 the May 2019 white paper that "Flexacoin is staked to collateralize every payment on the Flexa
3 network."

4 105. Amp investors also share a common interest with Flexa's management team. Flexa
6 explained in an April 2019 Medium post that 20% of the total percentage of Flexacoin was reserved
7 for the Founding Team and Employee Pool to "incentiviz[e] current and future Flexa team
8 members. All supply from this allocation will be distributed on a four-year vesting schedule."

9 106. Investors in Flexacoin/AMP had a reasonable expectation of profits based on the
 10 efforts of others. From the start, Flexa has regularly emphasized the profit opportunity for Amp
 11 holders. For example:

•	In the Amp white paper, Flexa explained that Amp "serves as a medium for accruing
	value" and "continuously appreciates in value as a direct result of its utility" within
	the Flexa network.

- The Amp white paper also stated, "Amp token pricing is based on user demand for
 staking yield, spending utility, and, expectation of future productivity growth."
 - The white paper further explained that as Amp's "token price increases, adoption (i.e. staking) increases, and the Amp staking cycle becomes systematic and more correlated to consumption."

The white paper further claimed that participants that stake Amp into the collateral pools are entitled to receive "network rewards" – more Amp tokens – on a pro-rata basis. These rewards are derived from the "entirety of network transaction revenue," which includes fees charged to merchants. This transaction revenue, in turn, "funds the continuous open-market purchase of Amp tokens for redistribution as network

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1	rewards." Therefore, as the total amount and value of transactions on the Flexa		
2	network increases, the total transaction revenue similarly increases, resulting in more		
3	open-market purchases of Amp to enable distribution of the network rewards.		
4	107. Flexa's August 2019 description of Flexacoin, Amp's predecessor, also reinforced		
5	he potential rewards for investors: "Stakers don't collateralize Flexa payments purely out of the		
6	goodness of their hearts. Rather, as incentive for deploying Flexacoin as collateral – and to		
7 8	compensate the risk they incur when collateralizing unproven apps on the network – stakers earn the		
9	network reward generated after every successful payment confirmation." As described below,		
10	Flexa's management team maintains these collateral pools.		
11	108. Flexa has continually promoted the availability of Amp (and previously, Flexacoin)		
12	to be bought and sold on secondary trading platforms. For example:		
13 14	• On July 9, 2019, Flexa posted on its blog that Flexacoin was now available to buy		
15	and sell on a secondary market platform, making it "easier than ever for people all		
16	over the world to take part in Flexa's vision of mainstream cryptocurrency payments,		
17	and soon, to stake those payments themselves while earning rewards for		
18	collateralizing every purchase."		
19	• Between January 2021 and June 2022, Flexa made at least six announcements about		
20	Amp being listed on additional secondary trading markets and crypto trading		
21			
22	platforms. Flexa also sought to facilitate such listings. For example, on April 18,		
23	2019, Flexa applied to have the Flexacoin listed on a U.Sbased secondary trading		
24	platform.		
25	109. The May 2019 Flexacoin white paper devoted an entire section to "Our team,"		
26	making clear that the co-founders and a small number of employees were responsible for Flexa's		
	- 27 -		
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1 administrative, marketing, and technical development. Further, as noted above, Flexa's founders 2 and management team held 20 billion of the total 100 billion Flexacoin (and therefore hold the same 3 number of Amp tokens) to "incentiviz[e] current and future Flexa team members."

- 4 110. Flexa and its founders have continued to emphasize their importance to the future 5 success of the Flexa network and Amp. For example, 6
 - In a September 8, 2020 Medium post, Flexa stated that "we take our responsibility to the Flexa community very seriously," and "we recognize our great fortune in being able to build the future of payments on top of revolutionary software like Bitcoin, Ethereum, and the various platforms that collectively represent DeFi."
- 11 On June 18, 2020, the CEO and co-founder of Flexa stated in a Youtube video, "we 12 [the founders] built this network from the ground up" and "we've created an open 13 network." 14
- In a January 28, 2021 Flexa blog post, the founders detailed the many improvements 15 16 they have made to the network, including partnerships and upgrades.
 - Throughout 2021 and 2022, Flexa's management has continued to issue blog posts highlighting continued improvements and greater acceptance of the Flexa network and the Amp token.

111. AMP can be bought and sold for fiat currency or other crypto assets on numerous 21 secondary trading platforms. Its price has fluctuated from \$0.009 at first issuance to as high as 22 23 \$0.011 – approximately a 1000% return – to a current price roughly equal to its starting point.

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B. RLY

RLY is a token issued on the Ethereum blockchain. Rally Network, Inc. ("Rally") is 112. 26 a Delaware corporation based in San Francisco, founded in August 2018 as StarCard, Inc., before

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changing its name first to Forte Labs, Inc., and then to Rally Network on September 9, 2019. RLY
purports to be a "governance token" for the Rally Network. ("Governance" rights refers to
purported voting power that investors have over the development and structure of the business,
including the right to propose changes.) The Rally Network operates a number of projects built on
the Rally ecosystem, including Rally.io—a supposed "platform for creators and their communities
to build their own independent digital economies by enabling creators, artists, celebrities,
communities and brands to launch their own social tokens and NFTs."

9 113. Between December 31, 2020 and March 18, 2021, the Rally Network began a 10 "community treasury fundraise [sic]" in which it claims to have sold 196,300,538 RLY tokens for 11 total proceeds equaling approximately \$34,828,450 in another crypto asset. Between April 1 and 3, 12 2021, Rally and a partner conducted a public sale of RLY tokens, which RLY claims were to only 13 non-U.S. persons, with no restrictions on resales to U.S. persons, raising an additional \$22 million. 14 In total, according to an April 28, 2021 Medium article, Rally raised \$57 million to fund 15 "community driven growth" of the Rally Network. The Rally Network was operational in a limited 16 17 form during this offering, and it has grown since then.

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114. *Purchasers of RLY tokens invested in a common enterprise*. Rally has made clear from the start that funds raised from investors would fund Rally's development, while also ensuring that Rally's management is incentivized to make RLY more valuable. For example:

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• Rally's white paper for RLY stated that token allocation followed a "70% community, 30% team and seed" model.

An initial supply of 15 billion RLY tokens was minted at launch, with 15.05% allocated to Rally's seed investors and another 13.95% allocated to Rally's management team. "Team and seed" tokens were subject to a 4-year vesting

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schedule beginning at launch, with a "1 year cliff so we can't outvote the rest of the community." The one-year cliff has since expired.

 Rally has represented that all proceeds from RLY token sales were pooled in the "Community Treasury," which "was designed to power the development and realize the potential of the Rally Network. . . [A] larger pool in the treasury will enable the community to significantly scale the Rally Network and empower the community to effectuate even more development and engagement, including, for example, engaging developers to build the never-been-done-before ideas that the community comes up with."

Rally has stated that the Community Treasury has allocated a portion of the proceeds to funding and expanding the management team. Rally's white paper advised investors that "the budgets for the RLY Network Association & \$RLY Ecosystem DAO will cover the operation costs plus the hiring and onboarding of new team members and experts to achieve their respective end goals."

In an April 28, 2021 post on Medium, Rally stated that "[p]roceeds from these community-approved sales of RLY flow to the Rally community treasury, which is governed by the community and spent through community-led governance proposals designed to better the Rally Network."

115. Investors in RLY had a reasonable expectation of profits based on the efforts of
 others. Rally claimed that RLY token holders would necessarily benefit from Rally's growth. In
 the RLY white paper, Rally stated: "Tokenomics play a fundamentally important role in the success
 or failure of a crypto project. In essence, good tokenomics align the incentives of all participants of

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a token economy. These incentives are built into the protocol and will function as such in
 perpetuity thereby guaranteeing the protocol's future."

- 3 116. Rally leadership has also promoted RLY's availability on the secondary market, as
 4 well as its liquidity. For example:
- On July 21, 2021, Rally announced that "[o]ver the past two weeks, [multiple secondary trading platforms, including Coinbase] have all enabled \$RLY trading."
 Rally noted that anyone with accounts on these platforms could thus "easily purchase \$RLY using either crypto, a credit/debit card, or bank account and begin participating in the \$RLY community today," and could "in most jurisdictions ... convert their \$RLY to US Dollars."
 - On February 1, 2022, Rally said it was "excited to announce that \$RLY is now supported on [a trading platform]," which allowed for "buying, selling, storing, and earning digital assets."
 - Rally also applied to Coinbase to have RLY listed.

17 117. Rally promoted its management team's background and qualifications in the RLY
18 white paper and continues to do so in its Wiki. Rally also made clear in the white paper that
19 proceeds from the sale of RLY would be used to expand the centralized management team: "The
20 budgets for the RLY Network Association & \$RLY Ecosystem DAO will cover the operation costs
21 plus the hiring and onboarding of new team members and experts to achieve their respective end
23 goals."

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success. For example:

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Rally has continued to emphasize the central role its management plays in RLY's

1	• On September 2, 2022, Rally's official blog highlighted additions to the leadership	
2	team and their credentials, including their past positions and expertise.	
3	• Rally management has regularly engaged with industry publications to promote	
4	personnel developments. For example, in August 2021, a trade publication reported	
5	that Rally had named a CEO and "the project has raised \$50 million in a token sale	
6		
7	conducted by its community Rally also announced other new hires," touting their	
8	experience.	
9	119. Rally's own statements on its website acknowledge a high degree of centralization:	
10	"At Rally, we do not require or run an open network, meaning only a handful of computers	
11	(equivalent to a public cloud) are needed to complete our transactions The key tradeoff is	
12	centralization While some will argue this does not reflect the fully decentralized mission of true	
13	blockchain, we believe that creators and fans are willing to make this tradeoff for an	
14		
15	environmentally friendly, regulatorily [sic] compliant, and user-friendly experience."	
16	120. RLY can be bought and sold for fiat currency or other crypto assets on numerous	
17	secondary trading platforms. Its price has fluctuated from approximately \$0.68 in December 2020	
18	to as high as \$1.37 in April 2021 – approximately a 100% return.	
19	C. <u>DDX</u>	
20	121. DDX is a token issued on the Ethereum blockchain, associated with the DerivaDEX	
21	protocol, offered in or about July 2020 by DerivaDEX and its agents (together, "DerivaDEX").	
22		
23	DerivaDEX purports to be an exchange for derivatives contracts. DerivaDEX claims on its website	
24	that the DDX token is a so-called "governance" token for DDX, that is "also used for fee reductions	
25	and staking opportunities."	
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122. The DerivaDEX protocol is under development by DEX Labs, Inc. (f/k/a 1 2 DerivaDEX, Inc.), a Delaware corporation purportedly providing software development services, as 3 well as by a Panama-based foundation called the DerivaDEX Foundation and a British Virgin 4 Islands-based operating entity called the DerivaDAO. 5 123. The DerivaDEX protocol is not and has never been operational. 6 124. According to DerivaDEX, the protocol has a supply of 100 million tokens, half of 7 which are "emitted." The remaining 50 million tokens serve as the "liquidity mining supply," to be 8 9 released over the next 10 years. In or about July 2020, DerivaDEX announced that it had raised 10 \$2.7 million over two rounds of fundraising. Investors received over 15.3 million tokens, 11 representing approximately 30.7% of the initial token supply. Advisers received 660,000 tokens, 12 representing approximately 1.3% of the initial token supply. DerivaDEX has retained the remaining 13 34 million tokens. In a December 2020 Medium post titled "DerivaDEX Token Economics," 14 DerivaDEX explained that 21 million tokens in DerivaDEX's supply "are unlocked upon network 15 16 launch" and can be utilized "at any time." 17 125. Purchasers of DDX tokens invested in a common enterprise. DerivaDEX has 18 represented that funds raised by token sales would be directed in large part towards making 19 DerivaDEX operational, although it still is not. For example, in the December 2020 Medium post, 20 DerivaDEX stated that over 34 million DDX are allocated for: "funding for community initiatives, 21 business development and partnerships, marketing, future fundraising rounds, and continued 22 engineering development of the DerivaDEX protocol." 23 24 126. DerivaDEX has also stated that it has allocated another 50 million DDX tokens 25 towards the "liquidity mining" program to facilitate trading on the trading platforms. 26

1 127. DerivaDEX and its management team retain the vast majority of "emitted" DDX
 2 tokens, creating a common interest between management and other investors. Collectively, outside
 3 investors hold approximately 30.7% of the initial token supply.

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128. Investors in DDX had a reasonable expectation of profits based on the efforts of others. In July 2020, DerivaDEX touted a "series of incentivized opportunities that will be made available for early partners, including . . . insurance mining, and other opportunities to get early access to the exchange product and affiliate referral program."

9 129. DerivaDEX further described the insurance mining program, stating that investors
10 would have the ability to earn more DDX by "staking" DDX to a DerivaDEX "insurance fund." In
11 other words, investors would essentially contribute their DDX tokens to the fund, creating liquidity
12 that could be used to insure parties if a transaction fails. As the insurance pool grows and earns
13 fees, participants who staked their DDX may receive additional DDX tokens and thereby greater
15 opportunities to profit.

16 130. DerivaDEX has also sought to attract investors by noting that DDX tokens can soon 17 be traded on secondary platforms. For example, in tweets beginning in June 2021, DerivaDEX and 18 DEX Labs touted when DDX became available for custody at various trading platforms including 19 Coinbase. DerivaDEX has also published an article that stated in part "Its been a huge week for 20 DerivaDEX [...] as DDX custody offerings coming live at both [trading platforms]," and retweeting 21 Coinbase's listing announcement. DEX Labs also retweeted the announcement, as did 22 DerivaDEX's product lead, stating, "big hecking week for us @DEXLabs1[.]" DerivaDEX also 23 applied for DDX to be listed on Coinbase. 24

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1 131. The central management team at DerivaDEX retains most of the DDX tokens for
 2 purposes of "funding for community initiatives, business development and partnerships, marketing,
 3 future fundraising rounds, and continued engineering development of the DerivaDEX protocol."

132. Indeed, DerivaDex is still not fully operational, and DEX Labs continues to develop
DerivaDEX, which is in beta. DerivaDEX has posted an audio recording featuring the CEO and the
product lead discussing development plans that have no firm timeline. The product lead has
described the following plans: (1) developing a feature that allows movement from one release
version to another (described as "pretty critical") (2) implementing any recommendations of a third
party software audit; and (3) implementing "fail safe" parameter limitations.

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133. All of the development plans that DerivaDEX has described depend entirely on the
efforts of its management team and the affiliated entities.

134. DDX can be bought and sold for fiat currency or other crypto assets on numerous
secondary trading platforms. Its price has fluctuated from \$3.29 in December 2020 to as high as
\$13.31 in August 2021, approximately a 300% return.

D. <u>XYO</u>

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18 135. XYO is an Ethereum-based token that was created by XY Labs, Inc. ("XY"). XY
19 was originally organized as a Delaware limited liability company in June 2012 under the name
20 Ength Degree LLC. The company became a corporation in May 2016, and underwent several name
21 changes before assuming its current name in May 2021. XY's Chief Executive Officer has served
23 in that role since June 2012, and has served as Chairman of XY's Board of Directors since May
24 2016.

25 136. XY purports to operate a crypto-location and data blockchain network of devices that
anonymously collects and validates geographic data (the "XYO Network"). XYO tokens

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purportedly can be used to pay for data location queries and to the network participants who answer 2 those queries. In an online post, XY explained that the tokens "are essentially the gas that allows 3 people or companies to ask the Network queries (like, did my shipment arrive?) and the XYO 4 tokens they pay to ask the question get awarded to those who help create the answer!" 5

XY and its founders conducted an initial coin offering (ICO) from on or about March 137. 6 20, 2018 until May 20, 2018, raising approximately \$12 million. The ICO had a tiered pricing 7 structure, with a starting price of approximately \$0.005 for 1 XYO token. XY fixed the supply of 8 9 XYO tokens and capped the total supply of tokens at 13.96 billion. XY explained that, after the 10 ICO, it would burn any unsold and unallocated tokens.

11 *Purchasers of XY tokens invested in a common enterprise.* XY and its founders 138. 12 described how they would use funds raised during the ICO to build the XYO Network. While the 13 XYO Network was purportedly operational in a limited form during this offering, it has grown 14 significantly since then. In a February 2018 post, shortly before the ICO, XY provided a 15 16 "Roadmap" with target dates for XY's plans to develop the business. For example, one goal 17 targeted for the latter half of 2018 was for XY to "issue a complete roll out of the XYO Network 18" Another goal, slated for 2019, was for XY to "onboard larger businesses, organizations and 19 retail companies that have use-cases for location verification." A third goal, slated for 2020 and 20 beyond, was for "XY to expand the Global Reach of entire XYO Network." 21

139. In a May 2018 update, XY's co-founder and Chief Marketing Officer outlined the 22 priorities that XY would undertake, following the completed ICO, to "create an ecosystem" 23 attractive to both those that paid for the data location queries and those that answered the queries. 24 25 These priorities included building a team of "blockchain diehards," expanding the XYO network 26 via major partnerships, and developing an "XYO App." XY's co-founder emphasized that,

1 following the ICO, the XY team would "remain laser-focused on developing the technology and 2 ecosystem of the XYO Network." The ICO proceeds would supposedly be allocated to further "the 3 long-term development goals of the XYO Network," with 40% of proceeds to "XYO Network 4 Growth & Marketing Strategic Partnership," 35% to "Engineering & R&D," and the remaining 15% 5 to operations, overhead, and supporting platform projects.

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140. Investors in XY had a reasonable expectation of profits based on the efforts of others. XY has repeatedly emphasized to investors the opportunities for profit from XYO, including 8 9 highlighting the availability of secondary markets. For example:

- 10 As XY explained in the XYO white paper and a February 2018 Medium post, to 11 increase the value of the XYO token, XY has permanently fixed the number of XYO 12 tokens, which are required to use XY's business. XY claimed that the success of this 13 ecosystem will, in turn, expand XY's user base, thus continuing to create demand for 14 XYO tokens. XY has consistently touted the growth of its user base. 15
- 16 In a December 2018 post titled "XYO Token FAQ," XY noted: "Some folks just 17 want to buy XYO Tokens to see if they can make a profit from trading." XY 18 claimed that was "not the intended purpose of an XYO token," but immediately 19 followed that claim by stating that trading in the tokens by purchasers hoping to 20 make a profit was "incredibly common" and "you're completely allowed to simply 21 buy XYO Tokens and hope that the price increases, so you can sell for a profit." 22
 - In that same post, XY directed potential investors to an internet site that listed all of the secondary markets on which XYO could be traded. XY also tried to facilitate those listings. For example, XY applied twice for XYO to be listed on one U.S.-

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1		based secondary trading platform: first on October 8, 2018, and again on January 5,
2		2022. In addition, XY applied for XYO to be listed on Coinbase
3	•	XY and its founders touted that XY would take action to limit XYO availability,
4		announcing in May 2019 that "[u]p to ~ 3.2 Billion of XYO Will Be Burned,
5		Dracarys Style. Token burning events are typically very good news for current
6 7		HODL'ers. It reduces supply; which, in theory, should help create a healthier token
8		economy for XYO."
9	141.	XY and its founders have continued to promote XYO's value as an investment, both
10		with its role at XY and as a token that can be traded on the secondary markets. For
11		with its fole at X I and as a token that can be traded on the secondary markets. For
12	example:	
13	•	XY has obtained listings for XYO on multiple trading platforms and publicized those
14		listings via social media channels. For example, in a November 10, 2021 post, XY
15		publicized new XYO listings on "one of the largest and most prominent
16		cryptocurrency exchanges in the world."
17	•	As recently as March 2022, XY has continued to promote its new listings, posting:
18		"We had several new token listings this month which is pretty cool if you ask us.
19 20		We're adding new exchanges all the time, so keep an eye out for your favorite
20 21		exchange as XYO continues to expand with no signs of slowing down."
21	•	In 2021, XY listed on its website the secondary trading platforms where XYO could
23		be traded, and as of July 2022 stated on its front page that, "[i]n 2021 alone, the
24		XYO Token grew in value by over 30,000%."
25	142.	During the offering, and continuing thereafter, XY and its founders emphasized their
26		the to XY's future success and the actions they would take to drive XYO Network and
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1 XYO success. For example, in a February 2018 post, just before the ICO, XY touted its team of
2 "seasoned engineers, business development professionals and marketing experts." The post profiled
3 the experience and accomplishments of XY's co-founders. In multiple posts in 2018 and 2019, the
4 founders discussed their work and plans, including the need for a new XYO network version, the
6 development of an app, the listing of XYO on new secondary markets, and partnerships to increase
7 XYO Network offerings.

143. XY's day-to-day operations and Board of Directors are run by a centralized 8 9 leadership group that include two of XY's three co-founders. Following the ICO, XY's founders 10 and associated persons held a substantial percentage of circulating XYO tokens. XY has 11 represented that, in April 2019, "15-50% [of the XYO token] is held by the founding team." As of 12 December 31, 2018, XY and its founders maintained control of more than 7.44 billion XYO tokens 13 - more than 50% of the total, fixed supply of XYO tokens. In April 2019, XY has represented that 14 "15-50% [of the XYO token] is held by the founding team." 15

16 144. XYO can be bought and sold for fiat currency or other crypto assets on numerous
 17 secondary trading platforms. At the end of the ICO in May 2018, the price of XYO was
 approximately \$0.0055. Before Coinbase's listing announcement on September 8, 2021, the price
 of XYO was approximately \$0.017 – a more than 200% increase. On the day after Coinbase's
 announcement, XYO's price rose to approximately \$0.033, nearly doubling in one day.

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E. <u>*RGT*</u>

145. RGT is an ERC-20 token issued on the Ethereum blockchain. In or about July 2020,
it was announced and, in December 2020, originally minted by Rari Capital and its agents (together,
"Rari"). Rari Capital is incorporated in Delaware and was started in California by two California
residents and one Texas resident (the "Rari Founders"). Rari states that it is a "yield-maximizing

robo-advisor" that allows users to earn RGT that can be traded on the secondary market, used for
 fee discounts and to confer governance rights in Rari Capital.

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146. Beginning in or around July 2020, the Rari Founders raised funds via a so-called private sale of RGT in their invite-only "Launch Partner Program," and by providing investors in RGT with the continued ability to purchase or earn RGT through "programs" the Rari Founders offered with various terms. Investors also earned RGT by providing developmental or other services to Rari. Rari was not fully operational until December 4, 2020.

9 147. From July 2020 through the present, Rari has minted at least 12.5 million RGT worth
 10 approximately \$100 million, with the intention to mint 7.5 million more RGT in the future. As of
 11 June 2022, 99.8% of all RGT intended for distribution has been claimed.

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148. In or around December 17, 2020, Rari's CEO proposed the minting of additional
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14 RGT under Rari's Liquidity Initiatives Program. The proposal, which passed with a majority vote
15 held by the CEO, allocated 2 million RGT to the "Rari Capital team to continue as a lead developer
16 of the protocol," where the "Rari Capital team is expected to continue their work on various fronts:
17 creating new strategies, pushing governance forward and accruing value towards the ecosystem."

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149. *Purchasers of RGT tokens invested in a common enterprise*. The majority of the funds raised from RGT investors were pooled to raise capital and develop the Rari protocol, including through payments to the Rari Founders and other Rari "contributors" working to improve the protocol, as reflected in the statements described above regarding the July and December 2020 sales. During late 2020 and early 2021, Rari social media posts and website and a white paper advertised that the funds raised from the liquidity mining program would go towards, among other things, developing additional Rari products and the Rari protocol.

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1 150. Rari has continued to use funds raised by selling RGT to pay Rari's management
 2 team and developers. For example, Rari's CEO wrote in a July 6, 2021 post on Medium that paying
 3 contributors in RGT was Rari's "only way to stay competitive. Each dollar spent on salary should
 4 be providing exponential returns on the product."

151. Rari has also stated its intent to pool RGT investor assets in liquidity pools, pursuant
to its Liquidity Initiatives Program. For example, as Rari's CEO explained in a December 19, 2020
Medium post, "the [Liquidity Initiatives] program will be built to increase liquidity of the Rari
Tokens and further incentivize deposits within the platform."

10 152. At the time of the initial offering and December 2020 sales, the Rari business was 11 not fully operational. Rari repeatedly made clear that funds from RGT investors were Rari's 12 primary source of funding. For example, on December 20, 2020, Rari's Chief Marketing Officer 13 stated on Rari's governance page, "Most importantly, there is a large portion being given to the 14 developer who creates the strategy as this will help attract the best talent into the protocol, as we are 15 rewarding them the best compensation." In the RGT white paper, Rari also stated: "The [RGT] 16 17 tokens within the treasury will be used to incentivize future team members with token compensation 18 packages but will also serve to sustain the operations of the Rari Capital organization beyond five 19 years. These tokens will also support protocol development."

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Investors in RGT had a reasonable expectation of profits based on the efforts of
 others. Among other things, Rari and the Rari Founders specifically pitched the RGT offering by
 emphasizing the opportunity for buyers to profit. For example:

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 On December 20, 2020, Rari's CMO stated that RGT investor funds will be used to pay developers because "[t]his will create a strong ecosystem around the Rari Protocol that can be later monetized. . . . "

1	•	On December 19, 2020, the Rari CEO stated that the goal of the Liquidity Initiatives
2		Program is to "provide exponential returns to RGT holders through smart
3		investments and by bootstrapping future supplemental protocols."
4	•	Rari's Chief Marketing Officer said in a December 20, 2020 post on Rari's public
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6		governance Snapshot page that one goal of Rari's founders is to avoid RGT "price
7		dilution" and to "invest the protocol's holdings in an intelligent way that will be used
8		to indirectly accrue value toward the RGT."
9	•	In its Rari Capital White paper, Rari suggested RGT buyers may eventually earn
10		dividends by "vot[ing] to re-distribute fees to the [RGT] token holders which would
11		allow it to easily accumulate value. There is a possibility of this happening once the
12		protocol becomes more mature"
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14	•	Rari stated on their homepage: "The more money you make, the more money we
15		make. We want you to win and our algorithms make sure that you do."
16	•	Rari has touted the importance of its decision to limit the number of tokens. Rari
17		explained in a Medium post in October 2020 that there would be only 10 million
18		RGT tokens – although RGT token holders could vote to expand that number.
19	•	In an October 2020 Medium post, Rari explained that 70% of Rari's profits would be
20		used to "burn" and buyback RGT tokens.
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22	•	Rari also highlighted the fact that RGT trades on secondary markets. Rari informed
23		investors in October 2020 that RGT could be "purchased from several exchanges."
24	154.	Rari knows that one of the primary attractions of RGT tokens for investors is that
25	their market	price may appreciate in value. For example, in the October 2020 post on Medium,
26	Rari's CEO v	vrote that RGT's vesting schedule "[e]nsures there is not too much sell-side pressure
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on the market at any one time." Further, Rari provides a real-time market and trading value for 2 RGT on its website, while RGT's price is displayed on Rari's dashboard and governance page. In 3 public posts, Rari ascribes a monetary value to RGT.

4 155. Rari has often referred to participation in the RGT buying programs as an 5 "investment" and "fundraising," and RGT holders as "shareholders." For example, in the October 6 2020 Medium post, the CEO explained that RGT has a vesting schedule that "ensur[es] shareholder 7 recipients are aligned with the company before receiving shares." Further, in connection with the 8 9 program to provide RGT to investors that provide liquidity for Rari's trading pools, Rari's CEO 10 stated in an October 23, 2020 email to a potential venture fund investor, that "[S]ince liquidity 11 mining is difficult to structure in traditional VC, we can connect with you a partner who can 12 delegate capital to, making it an easy investment." 13

156. Moreover, Rari and the Rari Founders have continued to work to create secondary 14 market trading opportunities for RGT owners. Rari has stated on its website that RGT are available 15 for purchase on several secondary trading platforms. From approximately December 2020 through 16 17 February 2021, Rari submitted listing applications for RGT to multiple secondary trading platforms 18 requesting that the companies list RGT and allow RGT to trade on their systems. For example, 19 Rari's CEO and CMO sent several communications via Twitter and email to multiple secondary 20 trading platforms including, but not limited to, Coinbase. Rari also created a an initiative directly 21 with another secondary trading platform, which it called "Pool2" by allowing users to stake both 22 RGT and ETH on that trading platform in an "RGT-ETH" pool. By doing so, users can earn fees 23 and additional RGT. 24

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157. Rari and the Rari Founders continue to have controlling roles in the business and to provide work and leadership essential to profitability for investors. For example:

1	• The Rari founders refer to themselves as the "lead developer" of the protocol and	
2	that they maintain and alter the algorithms that drive the investing services that Rari	
3	offers to customers, smart contracts and security keys for the Rari protocol.	
4	• In December 2020, Rari submitted an RGT listing application to a secondary trading	
5	platform stating that changes to the Rari protocol cannot be made without the	
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7	founding team's consent, and that the public views a "single, unified team as in	
8	charge" of Rari.	
9	• In a Medium post, the CEO referred to the founders as the "Core Team," and on or	
10	around August 2021, Rari created centralized "task forces which created teams	
11	focused on improving the Rari protocol responsible for guiding the ship and	
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13	steering high level objectives on what Rari should prioritize and pursue." Each	
14	taskforce had at least one Rari Founding Team member.	
15	• A majority of Rari's managerial and substantive decisions – such as decisions on	
16	fees, mergers, and key opportunities for the business – are sought and proposed by	
17	the Rari Founders, who typically account for the largest vote.	
18	158. The Rari Founders continue to exercise practical control of Rari in other ways, as	
19	well. For example, on both occasions where Rari has minted RGT tokens, the Rari Founders	
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21	proposed the minting and represented a majority of the vote.	
22	159. In communications with secondary trading platforms, the Rari Founders have made	
23	clear that they play a central role in deciding governance issues, code updates, and how third parties	
24	participate in the validation of transactions that occur via the Rari protocol. They also determine the	
25	trading platforms on which RGT trades.	
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1 160. RGT can be bought and sold for fiat currency or other crypto assets on numerous
 2 secondary trading platforms. Its price has fluctuated from approximately \$0.78 in December 2020
 3 to as high as \$50.03 in November 2021, approximately a 6,300% return.

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F. <u>*LCX*</u>

161. The Liechtenstein Cryptoassets Exchange ("The LCX") operates a number of cryptorelated services, including a crypto asset exchange, and a trading terminal. The LCX explains on its
website that its LCX token is the only way to pay for certain services The LCX offers, such as
participating in a token offering event. The LCX offers a discount when using LCX tokens to pay
for certain other services that it offers.

11 162. The LCX held an offering in September 2019 for 100 million tokens, priced at \$0.06.
12 (Its price would later rise to \$0.48 in November 2021, approximately a 700% return.) In the period
13 since the offering, LCX has burned 50 million tokens to limit supply. At the time of the offering,
14 the exchange was operational, although management has continued to develop other features.

16 163. *Purchasers of LCX tokens invested in a common enterprise.* The LCX emphasizes 17 that purchasing LCX is an opportunity to participate in a growing platform. On October 3, 2019, 18 The LCX posted interviews of the CEO to Twitter, encouraging users to learn about how The LCX 19 is "building a #blockchain ecosystem." The LCX's website states that the "LCX Token is your 20 chance to be a part of LCX's vision to bridge the gap between traditional finance and the new 21 monetary world powered by blockchain and cryptocurrencies." Similarly, in the October 2019 22 "LCX Vision Paper," The LCX explained that public offerings were a way for new enterprises to 23 raise money for development: "Initial Coin Offerings . . . are the first hints at this disruption, 24 25 providing public market liquidity and democratizing early stage venture capital."

1 164. LCX also claims that, through the LCX token, the interests of investors and
2 management are aligned. In multiple locations on its website, including postings titled "LCX
3 Token Key Facts," and "LCX Token – Company Reserve," The LCX explains that it owns 10.5%
4 of the LCX token supply, and that The LCX "team" and advisors hold tokens as well. It further
5 explains that tokens held by the "team" and advisers vested over a 36-month period, and that tokens
7 in The LCX reserve cannot be accessed until 2023.

8 165. Investors in LCX had a reasonable expectation of profits based on the efforts of
9 others. The LCX has emphasized that as its platform expands in terms of both users and services,
10 LCX will appreciate in value, particularly because there are a finite number of LCX tokens. For
11 example, in a September 13, 2019 tweet, The LCX claimed "[t]his could be a once in a lifetime
12 opportunity to be part of something big, something revolutionary. [rocket emoji] Don't let this be
14 the one that gets away. [bullhorn emoji] Our #IEO is officially live . . ."

166. In a January 24, 2021 posting on the LCX website titled "LCX Token Key Facts," 15 The LCX stated that it had burned 50 million tokens between 2019 and 2020 in five token burns. 16 17 Elsewhere on its website, The LCX explains that coin burns theoretically increase a token's value 18 because "when the total supply of coins in circulation is intentionally decreased, the prices of tokens 19 and coins are increased and further stabilized." The LCX website page dedicated to the LCX token 20 also shows the token's current secondary market information, including rank, price, and trading 21 volume. 22

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167. The LCX has also continued to take steps that underscore the profit potential of LCX for investors, particularly in trading on secondary markets. For example:

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The LCX promotes LCX as a way to make outsized returns through trading on

secondary markets. For example, on October 26, 2021, in a reference to its own

crypto asset security, The LCX tweeted: "Which #crypto will 10x in the next 3-6 months?"

- In June 2022 tweets, The LCX has repeatedly encouraged investors to acquire LCX on secondary platforms because the token is likely to appreciate. The LCX has sought to facilitate that trading by, for example, applying on September 25, 2019 to have LCX listed on a U.S.-based secondary trading platform. The LCX also applied to have LCX listed on Coinbase.
- Between 2019 and 2022, The LCX Insights articles have announced LCX's listing
 on over 15 secondary trading platforms. For example, after LCX was listed on
 Coinbase, The LCX posted documents on its website in November and December
 2021 that, among other claims, said that LCX "hit an all-time high of \$0.7048" and
 that trading volume grew more than 1000%.
- In a May 2022 "Ask Me Anything" posted on its website, The LCX explained that
 engaging with institutional investors leads to opportunities to expand LCX trading in
 secondary markets. It also encouraged participants to contact trading platforms:
 "Maybe our community wants to ping [a trading platform] on twitter and let them
 know that you want LCX to be listed . . ."
 - In a November 12, 2020 tweet, The LCX promised to honor the market value of LCX, or a minimum value of \$.10, whichever is greater.
- 23 168. The LCX has emphasized the role and efforts of its managers and others to the
 24 success of the company. For example:
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1	• The LCX is operated by a central management team that claims to be "building a	
2	financial ecosystem for crypto and fiat alike to become the new category leader in	
3	the blockchain industry."	
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5	• During a July 2022 interview, The LCX's CEO described plans to "revamp" The	
6	LCX exchange to include improved functionality and new features.	
7	• Recent "Roadmaps" on The LCX's website list various improved capabilities and	
8	offerings, eventually hoping to have "Billions of Assets under Management."	
9	• The LCX website has a photo of its CEO pointing to an advertisement for LCX.com	
10	and LCX tokens that stated in part, "Goodbye Goldman."	
11	G. <u>POWR</u>	
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14	Power Ledger Pty. Ltd. and its agents (together, "Power") in or about July 2017, and minted in or	
15	about September 2017. Power is a corporation started in Australia by four co-founders. Power's	
16	stated goal is to allow participants in energy grids to track, trace, and trade energy in real-time	
17	through a decentralized protocol. POWR tokens are required to participate in the Power platform.	
18	170. Power offered POWR to buyers through an offering that had two phases. In or about	
19	August 2017, Power held a sale of 90 million POWR tokens and raised \$17 million Australian	
20	dollars. That fall, during a second "public sale" phase, Power sold an additional 260 million POWR	
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22	tokens and raised approximately another \$17 million Australian dollars.	
23	171. At the time of the offering, Power claimed that the platform was partially operational	
24	but, as described below, the funds raised through token sales were going to enable the company to	
25	meet its developmental milestones.	
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172. Purchasers of POWR tokens invested in a common enterprise. Since POWR's 1 2 minting, Power has represented that investors in POWR are investing in a common effort to develop 3 Power's business. For example: 4 In an October 1, 2017 Medium post titled "Why Does Power Ledger Need Tokens?" 5 Power explained that the token offering would accelerate the company's rate of 6 growth: "Token holders create a network which gives the Platform value, and in 7 return, they receive ownership of the network." 8 9 In the same post, Power wrote that the goal of the token sale was to "accelerate our 10 rate of growth" by obtaining "extra liquidity" to "fully take advantage of our first 11 mover advantage." 12 In an October 2017 interview, one co-founder stated that POWR investor proceeds 13 would provide a "really solid war chest to build the business" and allow Power to 14 "broaden the applications and really make some solid inroads in peer-to-peer 15 16 trading." 17 In the 2017 POWR white paper, Power stated that proceeds from token sales would 18 be used to "accelerate[] platform development" and for "beta testing" of trading 19 applications, among other planned projects. 20 In a secondary market listing application submitted in 2017, Power explained that it 21 pooled investor funds received in exchange for POWR tokens to pay for Power's 22 23 platform development, operations, and marketing. Power also stated that the order 24 and quantity of the projects Power can develop would directly depend on the amount 25 of funds raised through token sales. 26

1 173. Investors in POWR had a reasonable expectation of profits based on the efforts of
 2 others. Among other things, Power has from the start pitched POWR by emphasizing the
 3 opportunity for buyers to benefit both directly by receiving a share of POWR's fee revenues, and
 4 from trading POWR on secondary markets. For example:

In announcing POWR's upcoming token sale on a prominent web forum in July 2017, Power responded to the question "How to buy Power ledger?" by saying: "The Power Ledger Token (POWR) will be available in our token sale that will begin in the next month or so (exact date to be determined). After that, you will be able to buy POWR tokens at popular exchanges. Stay tuned!"

In an October 4, 2017 post on Medium, Power advertised a partnership with a crypto trading platform "to maximize the trading liquidity of POWR tokens sold as part of its successful token sale." In this announcement, Power emphasized its goal of "mak[ing] sure that the trading environment is as attractive as possible for POWR token holders" so that traders can "buy and sell" POWR "whenever they want."

• In an "Ask Me Anything" ("AMA") thread on Reddit on October 3, 2017, Power represented that its "users will acquire a unique asset token and they will receive a portion of revenue."

In the October 1, 2017 "Why Does Power Ledger Need Tokens?" Medium post,
 Power emphasized the benefits of purchasing POWR during the ICO: "Using a token model, there is now an incentive to be an early adopter or user of the network" because "demand drivers" in the future "may increase the value of POWR" tokens.

• In a post on Medium that referenced "Maximiz[ing] Liquidity of POWR Tokens as Token Sale Concludes" dated October 4, 2017, Power stated that it "wanted to make

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1	sure that the trading environment is as attractive as possible for POWR token	
2	holders." The post further noted that POWR's integration with another company's	
3	protocol "is the perfect solution because of the capability it provides for token trader	s
4	to buy and sell them whenever they want."	
5	• To make the "trading environment attractive," Power applied on November 1,	
6	2017 to have the POWR token listed on a U.Sbased secondary trading platform.	
7 8	174. As a further incentive to investors, Power has repeatedly stated that POWR investors	
9	could receive lucrative energy trading advantages.	
10		
11		
12	• After Coinbase's listing announcement in November 2021, Power publicized on its	
13	website: "POWR token skyrockets on Coinbase debut."	
14	• Power has directly linked its potential growth to POWR's value for investors. On its	;
15	website, Power explains: "Basic economics teaches us that the greater the demand	
16	we create for POWR tokens, the more benefit accrues for POWR token holders."	
17	• Power also claims that because the number of POWR tokens is finite, as the protocol	l
18	grows, each token becomes more valuable. For instance, Power explains on its	
19 20	website that new application users must escrow a certain number of tokens, which	
20 21	further limit supply. As Power has said, one of its objectives is to "lock-up POWR	
21	in smart contracts and remove POWR from the circulating supply. In theory this	
23	will drive the price of POWR up, due to the principals of digital scarcity."	
24	 On July 2, 2021, Power retweeted one investor's tweet: "Held POWR for four years 	
25	now and I will never sell."	
26	now and I will hever sen.	

176. POWR's white paper highlighted from the start how the experience of Power's 2 management team, which was "gained from decades of work in the energy industry and honed by 3 working with our partners throughout our trials," would help Power achieve the goal of 4 "democratising the world's power systems." 5

177. The white paper also emphasized that Power's leadership and staff was responsible 6 for the company's development. For example, Power said that one co-founder "manages the daily 7 operations and commercialization of Power Ledger's technology," while another "provides the 8 9 strategic direction for conceptual, system and application design and development for Power 10 Ledger," and a third "provides the strategic external relations, risk management, and leadership 11 development for Power Ledger." The white paper explained further that other employees have 12 various technical or administrative roles. 13

178. Power has continued to tout its management's experience and skill in guiding the 14 company. For example, in an April 2019 Medium post, Power described its management as a 15 "Highly Competent Team" that has "immense energy and blockchain experience" and includes 16 17 "energy executives," "PhD's in disruptive technology and Systems Theory," and "solid blockchain" 18 developers. Power continued: "Our most committed investors and contributors very much believe 19 in our vision and have confidence in [Power's] ability to achieve it." 20

179. Secondary trading platforms that are available to U.S. residents began listing POWR 21 in October 2017. POWR tokens are now available on approximately 18 such platforms. 22

180. According to Power's August 2017 "Token Generation Paper," it planned to sell 23 24 POWR tokens for approximately \$0.08. In the beginning of 2021, the market price of POWR was 25 approximately \$0.096. By November 2021, even before being listed on Coinbase, it had increased 26 to approximately \$.39, a return of approximately 300%.

1 181. On November 16, 2021, following Coinbase's listing announcement on November
 2 15, 2021, the price of POWR rose dramatically to approximately \$0.88.

Н. <u>DFX</u>

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182. DFX is a token issued on the Ethereum blockchain by DFX Finance, an unincorporated business that purportedly operates Ethereum-based decentralized exchange pools for certain foreign crypto assets.

8 183. Users earn DFX tokens by adding certain foreign crypto assets to the "liquidity
 9 pools" in DFX Finance's currency exchange program. Once the foreign crypto assets are deposited
 10 in the pool, users are awarded a liquidity pool token, which they can stake for a period of time to
 11 earn the DFX token. The DFX token incentivizes users to add foreign crypto assets to the pool,
 12 which creates the liquidity needed to facilitate the exchange.

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184. Before commencing public sales of DFX in 2021, DFX Finance represented that it
15
16 raised \$5 million in pre-seed and seed financing, in which it sold 20,000,000 DFX tokens to a small
16 number of "seed" investors for between \$0.10 and \$0.40 per token, respectively. Another 15
17
181 million DFX were allocated to DFX Finance's founders, with 5% of DFX reserved for a future
18
18
18

19 185. DFX Finance began to offer and sell the DFX tokens to the public on February 24,
20 2021. DFX Finance has stated that it intends to sell the total supply of 100 million DFX tokens by
21 February 24, 2029. In its most recent post on "Liquidity Mining," DFX Finance stated on its
23 website that, so far, it has sold 16.7 million DFX tokens.

24 186. Purchasers of DFX tokens invested in a common enterprise. According to DFX
25 Finance, the assets staked by DFX token investors are deposited in pools that facilitate the exchange
26 of the foreign crypto assets. DFX Finance has emphasized that investors have a common interest in

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the liquidity pools that it operates. For example, as DFX Finance states on its website, for its
exchange to function, "[w]e'll need liquidity providers." The purpose of the DFX token is to
incentivize "liquidity providers to supply their liquidity to each of the pools powering" the
exchange. In other words, without the tokens, there will be no exchange. In turn, DFX stakers can
profit from fees the pool earns.

7 187. Similarly, in a July 8, 2021 post on Medium, a DFX Finance co-founder explained
8 that the DFX token "solves a chicken and egg problem in terms of liquidity," claiming that the
9 issuance of the DFX token provides liquidity for the exchanges that allow users to get "in and out of
10 transactions." In a March 2021 Medium post, DFX Finance stated that without this liquidity, "it
11 would be impossible to facilitate FX swaps."

12 188. DFX Finance's management has also indicated to investors that it has a strong
13 interest in the DFX token's performance as an investment. For example, DFX Finance states on its
14 website that its founders are allocated 15% of all DFX tokens, while the "Treasury" receives 20%
16 and the "Dev Fund" 5%.

17 189. Investors in DFX had a reasonable expectation of profits based on the efforts of
18 others. DFX Finance tells investors that DFX token holders may receive transaction fees from the
19 exchanges DFX planned to offer. For example, in a July 2021 interview, a DFX co-founder stated
20 that the transaction fees will eventually be "distributed back to DFX [token] holders." As a result,
21 the more successful the DFX protocol is, the more fees DFX token holders stand to earn. In the
23 same interview, the co-founder explained that token holders could lease their tokens for a profit.

24 190. DFX Finance also portrays the DFX token as a valuable, liquid investment. For
25 example, it publishes DFX's price in real time on its website, and in social media posts encourages
26 users to purchase the tokens. In tweets in November 2021 and January 2022, DFX also explicitly

1 pointed to the token's "upside" and told its followers that buying DFX tokens would help investors 2 "[b]eat the pants off inflation."

3

191. DFX Finance has also emphasized management's efforts to enhance the success of 4 DFX Finance and the DFX token. For example, DFX claimed in a June 30, 2022, Medium post that 5 it's "actively working" to get its lending program off the ground through a partnership with another 6 business. And DFX Finance has also helped create a secondary trading market for the DFX token. 7 In its 2021 end-of-year remarks posted to Medium on December 30, 2021, DFX Finance 8 9 management announced that it would focus on, among other things, "working with centralized 10 exchanges in the new year" to get DFX listed. In a February 2022 newsletter (posted to Medium), 11 DFX reported that the token could soon be traded on another secondary trading platform. It advised 12 in the same post that "[u]sers can now start depositing DFX in preparation for trading." 13

192. On November 27, 2021, DFX Finance retweeted an account that claimed the DFX 14 token had valuable "upside" given market volatility. On January 17, 2022, DFX Finance retweeted 15 16 an account that advised buying \$250,000 worth of DFX tokens and using additional funds to add 17 liquidity to DFX's pools.

18 193. DFX Finance is operated by a central management group, which was responsible for 19 developing and operationalizing DFX's foreign exchange platform. A DFX co-founder said in an 20 "Ask Me Anything" event, posted to YouTube on July 16, 2021, that token holders can make only 21 "marginal" improvements through governance. 22

194. Additionally, while token holders can vote on the crypto assets to be included for 23 exchange in the protocol, DFX management is ultimately responsible for targeting and reviewing 24 25 potential tokens for onboarding. In a February 2021 post on Medium titled "Introducing DFX," 26 DFX Finance stated that management was responsible for key operational tasks such as ensuring

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that all on-boarded foreign crypto assets have licenses, banking relationships, and a secure peg to
their national currency.

3 195. In June 2021 and 2022 Medium posts, DFX Finance referred to its "business 4 development team" and the need to hire additional engineers. In a June 2022 Medium post, DFX 5 Finance said that the "business development team have been hard at work showing what DFX is 6 constantly/consistently bringing to market and all the massive changes to decentralized forex we 7 can provide! We are also actively engaged with numerous different exchanges but they come 8 9 secondary to the core mission and products we are offering. DFX is not a 'to the wayside' protocol, 10 we are here to stay and will continue to build out our ecosystem for the world to use. 11

196. DFX can be bought and sold for fiat currency or other crypto assets on numerous
secondary trading platforms. Its price has fluctuated from approximately \$0.31 in August 2021 to
as high as approximately \$2.71 in April 2022, more than a 700% return.

15

I. <u>Krom</u>

16 KROM is an ERC-20 token issued on the Ethereum blockchain and first offered for 197. 17 sale in late 2021 by Kromatika Finance and its agents (together, "Kromatika"). Kromatika is an 18 unincorporated business started by two developers, identified on Kromatika's website only by one-19 word pseudonyms, who purportedly continue to manage the project as "core developers." It 20purports to operate a platform that allows traders to efficiently trade crypto assets by placing range 21 orders on trading platforms. Kromatika explains on its website that when "the market conditions 22 23 match your order, Kromatika DEX will execute the trade automatically."

24 25

198. According to Kromatika, the KROM token is how participants pay the service fee to Kromatika for "all Kromatika DEX swaps."

199. Kromatika offered 100 million KROM for sale via a purported "fair launch," where 2 the tokens were made available to anyone for the same price. It offered 60 million KROM on 3 November 15, 2021, for a price of 0.000001 ETH per token via a secondary trading platform. 4 Twenty million KROM tokens were made available on two other secondary trading platforms 5 shortly thereafter for the same price. 6

200. Purchasers of KROM tokens invested in a common enterprise. At the time of the 7 offering, Kromatika explained in its online "Flowchart" that funds raised from KROM sales would 8 9 be used, in part, to develop and maintain the Kromatika platform, which did not yet exist in a fully 10 functional, publicly available form. And according to Kromatika, in addition to the tokens offered 11 to investors through the fair launch and via secondary trading platforms, 20 million KROM are held 12 in a safe wallet and used solely for project funding. Kromatika implies that this aligns the interests 13 of management and investors by securing their commitment to Kromatika's success. 14

201. The fortunes of investors and participants that purchased KROM are also linked to 15 16 KROM's management. Kromatika has recently announced that it locked 12 million KROM in a 17 crypto storage vault to "show our commitment to the project."

18 202. Investors in KROM had a reasonable expectation of profits based on the efforts of 19 others. Kromatika pitched the KROM offering by emphasizing the opportunity for buyers to profit. 20 For example: 21

KROM claimed it would enable buyers to increase trading profits by avoiding swap 22 fees, and front-running bots, among other advantages. For example, in a November 23 24 2021 blog post announcing KROM for purchase, Kromatika stated that early 25 investors in KROM would enjoy dramatic savings on service fees, since the price of 26 KROM – which is used to pay the fees – would be expected to increase.

1	•	As it began to sell tokens in November 2021, Kromatika repeatedly tweeted about
2		KROM's investment value, including its "[c]lose to 100% price increase within 24h"
3		and the opportunity to "buy[] when low, paying [fees] when high." Kromatika also
4		stated in a November 17, 2021, tweet that it "expect[s] the price of \$KROM to go up
5		to 1ETH = 850k KROM (the current is 960k KROM), so why not adding [sic]
6		liquidity for \$KROM and earn \$ETH while the price is rising."
7		inquidity for skillow and carri selffre the price is fishig.
8	•	In a December 19, 2021, tweet, Kromatika stated that platform users "pay[] fees in
9		KROM token, rather than ETH, so there is a saving if the token price rises, since
10		service fee is invers[.]"
11	•	A December 2021 tweet from Kromatika's lead developer's account noted that there
12		is "daily [KROM trading] volume of \$41M. Not as much on the mainnet, but it is
13 14		the trading chance for traders, speculators, crypto lovers etc to profit."
14	203.	Kromatika has continued to emphasize the profit opportunity for investors in
16	KROM. For	
17		
	•	In April 2022, Kromatika launched a staking program where KROM holders can
18		stake the token and earn a revenue share from the fees that are charged for using the
19		Kromatika platform. Theoretically, as the platform gains users and more protocol
20		fees are charged, holders who stake the token would earn additional revenue.
21	•	On its website, Kromatika has noted the initial price of a KROM token, as well as
22		
23		KROM's much higher value during a subsequent buyback. Indeed, on November
24		18, 2021, KROM cost \$0.0082. By April 22, 2022, it had increased to \$0.11, an
25		increase of more than 1200%.
26		

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1 2 3	 In a March 2022 tweet, Kromatika emphasized that KROM investors could "buy low, sell high." 204 Kromatika's four days have repeated by emphasized their importance to the hypinese.
4 5	204. Kromatika's founders have repeatedly emphasized their importance to the business and its success. For example:
6 7	• In a video posted to YouTube on November 25, 2021, introducing Kromatika, the founders stated, "Both of us are creators and founders of Kromatika Finance and also
8 9	the token KROM."In a January 2022 "Ask Me Anything" and in subsequent monthly updates,
10 11	Kromatika described how its management team has a central role in the ongoing development of the protocol, and provided updates on Kromatika's "roadmap."
12 13	 Kromatika regularly publishes blog posts, including "Dev Diaries," that track Kromatika's development progress.
14 15 16	• Kromatika's core developer team has participated in multiple "Ask Me Anything"
17 18	sessions with community members online to promote the purported platform's ongoing development.
19 20	205. The main developer's Twitter feed also tweets updates on Kromatika's development that emphasize the founders' central role in Kromatika's business and technical development.
21 22	206. KROM can be bought and sold for fait currency or other crypto assets on numerous trading platforms.
23 24	<u>FIRST CLAIM FOR RELIEF</u> Violations of Exchange Act Section 10(b) and Rule 10b-5 Thereunder
25 26	1. The Commission re-alleges and incorporates by reference each and every allegation in paragraphs 1 through 206, inclusive, as if fully set forth herein.
	- 59 - Complaint Securities and Exchange Commission
	SEC v. Wahi, et al.100 F Street NECase No.Washington, DC 20549Telephone: (202) 551-4737

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- At all relevant times, Coinbase's policies required that company insiders maintain
 the confidentiality of the company's material, nonpublic information and prohibited them from
 using such information to trade for their own accounts or disclosing this information to others.
 Ishan certified his knowledge and understanding of these restrictions on his first day at Coinbase.
- 3. Ishan, a Coinbase manager who had advanced knowledge of Coinbase's listing
 announcements regarding certain crypto asset securities, misappropriated this information from
 Coinbase by tipping Nikhil and Ramani with material, nonpublic about the timing and content of
 those announcements, in violation of Coinbase's policies and in breach of the duty of trust and
 confidence he owed to the company as a source of the information about the planned listings.
- 4. Ishan received a personal benefit from repeatedly communicating material,
 nonpublic information to his brother Nikhil as well as to his close friend Ramani, namely the
 personal benefit of providing a gift of inside information to a close relative or friend. Ishan also
 knew, consciously avoided knowing, or was reckless in not knowing that Nikhil and Ramani would
 trade on his tips.
- 17 5. Nikhil and Ramani traded in certain crypto asset securities on the basis of the 18 material, nonpublic information Ishan provided—they used the inside information he communicated 19 in conducting their trades, and it was a significant factor in their decisions to trade. Nikhil and 20 Ramani also knew, consciously avoided knowing, or were reckless in not knowing that the 21 information Ishan communicated to them was both material and nonpublic. Nikhil and Ramani also 22 knew, consciously avoided knowing, or were reckless in not knowing that the tips they received 23 from Ishan were conveyed in breach of a duty or similar obligation arising from a relationship of 24 25 trust and confidence and for a personal benefit. Indeed, both Nikhil and Ramani knew that Ishan 26 worked at Coinbase and obtained the information he communicated to them from Coinbase. And

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1	because Nikhil and Ramani were both Ishan's direct tippees, they were aware of the personal
2	benefit Ishan received from communicating that information to them.
3	6. Ishan, Nikhil, and Ramani all acted with an intent to deceive, manipulate, or defraud,
4	and knew or were reckless in not knowing that their conduct was deceptive.
5	7. Defendants, with scienter, by use of the means or instrumentalities of interstate
6 7	commerce or of the mails, in connection with the purchase or sale of securities, directly or
8	indirectly:
9	(a) employed devices, schemes, or artifices to defraud;
10	
11	(b) made untrue statements of material fact or omitted to state material facts necessary in
12	order to make the statements made, in light of the circumstances under which they were made, not
13	misleading; and/or
14	(c) engaged in acts, practices, or courses of business which operated or would operate as
15	a fraud or deceit upon any person.
16	8. By reason of the actions alleged herein, Defendants violated Section 10(b) of the
17	Exchange Act [15 U.S.C. § 78j(b)] and Rule 10b-5 thereunder [17 C.F.R.§ 240.10b-5] and unless
18	restrained and enjoined will continue to do so.
19	PRAYER FOR RELIEF
20	WHEREFORE, the Commission respectfully requests that the Court enter Final Judgment:
21	I.
22	Finding that Defendants violated the provisions of the federal securities laws as alleged
23	herein;
24 25	
23 26	П.
	Permanently restraining and enjoining Defendants from, directly or indirectly, engaging in
	- 61 -
	ComplaintSecurities and Exchange CommissionSEC v. Wahi, et al.100 F Street NE
	Case No. Washington, DC 20549 Telephone: (202) 551-4737

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1	conduct in violation of Section 10(b) of the Exchange Act [15 U.S.C. § 78j(b)] and Rule 10b-5					
2	thereunder [17 C.F.R. § 240.10b-5];					
3	III.					
4	Ordering Defendants to pay civil penalties pursuant to Section 21A of the Exchange Act [15					
5	U.S.C. § 78u-1];					
6	IV.					
7 8	Ordering Defendants to disgorge an amount equal to the illicit proceeds they obtained					
9	through Nikhil's and Ramani's trading pursuant to Section 21(d)(7) of the Exchange Act [15 U.S.C.					
10						
11	§ 78u(d)(7)];					
12	V.					
12	Granting such other and further relief as this Court may deem just, equitable, or necessary.					
14	JURY DEMAND					
15	The Commission demands trial by jury.					
16						
17						
18	Dated: July 21, 2022					
19	Respectfully submitted,					
20	By: <u>s/Daniel J. Maher</u>					
21	DANIEL J. MAHER PETER C. LALLAS					
22	(Conditionally Admitted Pursuant to Local Rule 83.1) maherd@sec.gov					
23	lallasp@sec.gov (202) 551-4737 (Maher)					
24	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION					
25	100 F. Street, NE Washington D.C. 20549					
26						
	- 62 -					
	Complaint - 62 - Securities and Exchange Commission					
	SEC v. Wahi, et al. 100 F Street NE					
	Case No. Washington, DC 20549 Telephone: (202) 551-4737					

Case 2:22-cv-01009 CIVIE COVER SHEET 07/21/22 Page 1 of 2

JS 44 (Rev. 04/21)

The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil de	t. This form, approved by	the Judicial Conference	of the Uni	ted States in Septer						
I. (a) PLAINTIFFS					NTS					
United States Se	curities and Exc	hange Commis	ssion	Ishan Wal	hi, Nikh	il Wahi, a	nd Sameer Ra	mani		
(b) County of Residence of	(b) County of Residence of First Listed Plaintiff				County of Residence of First Listed Defendant King County				,	
(EXCEPT IN U.S. PLAINTIFF CASES)				NOTE: IN LAI THE T	ND CON RACT O		<i>LAINTIFF CASES</i> ON CASES, USE WOLVED.	· ·	OF	
Daniel Maher, F Securities and I 100 F St., NE	Exchange Commission	er)		Attorneys (If K) Andrew St. La Harris St. Lau 40 Wall Stree	aurent, urent & et, 53rd	Wechsler Floor	LLP Ch	iya Chaudhry, I audry Law Off W 29th St., St	ice PLLC uite 303	khil Wahi) C
Washington, DO II. BASIS OF JURISD	C 20549 (202) 551-4737	0.0.0		New York, N TIZENSHIP O				w York, NY 10		
	_	One Box Only)	III. CI	(For Diversity Cases	Only)			and One Box for	Defendant)	
X 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government	Not a Party)	Citize	en of This State	PTF	_	Incorporated or I of Business Ir		PTF 4	DEF 4
2 U.S. Government Defendant	4 Diversity (Indicate Citizens)	hip of Parties in Item III)	Citize	en of Another State	2	2 2	1	l Principal Place Another State	5	5
	-			en or Subject of a reign Country	3		Foreign Nation		6	6
IV. NATURE OF SUIT			FC	RFEITURE/PENAL			for: Nature of		scription	
CONTRACT 110 Insurance 120 Marine 130 Miller Act 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel &	Other:	EX 262 1 69 1 71 1 71 1 72 1 74 75 NS 79 9 9 9 1 1 1 1 1 1 1 1 1 1 1 1 1	DRFEITURE/PENAI 25 Drug Related Seizur of Property 21 USC 20 Other LABOR 0 Fair Labor Standard Act 20 Labor/Management Relations 20 Railway Labor Act 51 Family and Medical Leave Act 20 Other Labor Litigat 21 Employee Retireme Income Security Ac IMMIGRATION 52 Naturalization Appl 50 Other Immigration Actions	re C 881 I Is ion mt tt	422 App 423 Wit 28 INTH PROPI 820 Cop 830 Pate 835 Pate 835 Pate 840 Trac 880 Def Act 861 HIA 862 Blac 863 DIV 864 SSI 865 RSI 865 RSI 870 Tax or I 871 IRS	eal 28 USC 158 hdrawal USC 157 ELLECTUAL CRTY RIGHTS byrights ent ent - Abbreviated w Drug Application	375 False (376 Qui Ta 376 Qui Ta 3729(i 400 State F 410 Antitn 430 Banks 450 Comm 460 Depor 470 Racke Cornug 480 Const 480 Const 480 Cable/ X 850 Securi 891 Agrict 891 Agrict 895 Freede Act 899 Admir Act/Rc 950 Consti	Claims Act am (31 USt a)) Reapportion ist and Banki terce tation ter Influer to Organiza mer Credit SC 1681 on oone Consu- stion Act 'Sat TV tics/Comm mge Statutory A Iltural Acts onmental M or of Infor ation ation istrative Pr- view or Ap y Decision	c C nment ng nced and tions r r 1692) imer odities/ Actions fatters mation rocedure ppeal of
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VI. CAUSE OF ACTION	DN Brief description of c	^{ause:} Insider tra	ading				10 030	000.10		
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE	S IS A CLASS ACTION 23, F.R.Cv.P.	N D	EMAND \$			HECK YES onl URY DEMANI	· _	n complai	
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE				DOCK	ET NUMBER _			
DATE 7/21/2022		SIGNATURE OF AT	TORNEY (DF RECORD	F	2/	1			
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INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.
 United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment

to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- **III. Residence (citizenship) of Principal Parties.** This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV.** Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: <u>Nature of Suit Code Descriptions</u>.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Case 2:22-cv-01009-TL Document 1-2 Filed 07/21/22 Page 1 of 2

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

)

U.S. SECURITIES AND EXCHANGE COMMISSION

Plaintiff(s)

v.

Civil Action No.

Ishan Wahi, Nikhil Wahi, and Sameer Ramani

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Ishan Wahi c/o Andrew St. Laurent, Esq. Harris St. Laurent & Wechsler LLP 40 Wall Street, 53rd Floor New York, NY 10005

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Daniel Maher U.S. Securities and Exchange Commission 100 F. Street NE Washington, D.C. 20549-5985

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	ons for (name of individual and tit	le, if any)					
as received by me	on (date)	··					
🗖 I persona	ally served the summons on the	he individual at (place)	ıl at (place)				
		01	on (date)				
□ I left the	summons at the individual's	residence or usual place	sidence or usual place of abode with (name)				
		, a person of suita	ble age and discretion who re	sides there,			
on (date)			idual's last known address; or				
□ I served	the summons on (name of indivi	idual)		, who is			
designated	by law to accept service of p	rocess on behalf of (nan	ne of organization)				
		or	1 (date)	; or			
□ I returne	d the summons unexecuted b	ecause		; or			
O Other (sp	ecify):						
My fees are	\$ for travel	and \$	_ for services, for a total of \$	0.00			
I declare un	der penalty of perjury that the	is information is true.					
ate:							
			Server's signature				
			Printed name and title				

Server's address

Additional information regarding attempted service, etc:

Case 2:22-cv-01009-TL Document 1-3 Filed 07/21/22 Page 1 of 2

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

)

U.S. SECURITIES AND EXCHANGE COMMISSION

Plaintiff(s)

v.

Civil Action No.

Ishan Wahi, Nikhil Wahi, and Sameer Ramani

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Nikhil Wahi c/o Priya Chaudhry, Esq. Chaudry Law Office PLLC 59 W 29th St., Suite 303 New York, NY 10001

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Daniel Maher U.S. Securities and Exchange Commission 100 F. Street NE Washington, D.C. 20549-5985

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	e of individual and title, if any)		
vas re	ceived by me on (date)	·		
	□ I personally served	the summons on the individual	at (place)	
			on (date)	; or
	□ I left the summons a	at the individual's residence or	usual place of abode with <i>(name)</i>	
		, a perso	on of suitable age and discretion v	who resides there,
	on (date)	, and mailed a copy to	the individual's last known addre	ess; or
	□ I served the summo	ns on (name of individual)		, who is
	designated by law to a	ccept service of process on beh		
			on (date)	; or
	□ I returned the summ	nons unexecuted because		·or
	□ Other <i>(specify)</i> :			
	My fees are \$	for travel and \$	for services, for a tota	ul of \$0.00
	I declare under penalty	of perjury that this information	n is true.	
Date:				
			Server's signature	
			Printed name and title	

Server's address

Additional information regarding attempted service, etc:

Case 2:22-cv-01009-TL Document 1-4 Filed 07/21/22 Page 1 of 2

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

Western District of Washington

)

U.S. SECURITIES AND EXCHANGE COMMISSION

Plaintiff(s) V.

Civil Action No.

Ishan Wahi, Nikhil Wahi, and Sameer Ramani

Defendant(s)

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

Sameer Ramani

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Daniel Maher U.S. Securities and Exchange Commission 100 F. Street NE Washington, D.C. 20549-5985

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date:

Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (nam	e of individual and title, if any)		
vas re	ceived by me on (date)	·		
	□ I personally served the summons on the individual at <i>(place)</i>			
			on (date)	; or
	□ I left the summons at the individual's residence or usual place of abode with <i>(name)</i> , a person of suitable age and discretion who resides there,			
	on <i>(date)</i> , and mailed a copy to the individual's last known address; or			
	\Box I served the summo	ns on (name of individual)		, who is
	designated by law to accept service of process on behalf of (name of organization)			
			on (date)	; or
	\Box I returned the summ	nons unexecuted because		· or
	□ Other <i>(specify)</i> :			
	My fees are \$	for travel and \$	for services, for a tota	ul of \$0.00
	I declare under penalty of perjury that this information is true.			
Date:				
			Server's signature	
			Printed name and title	

Server's address

Additional information regarding attempted service, etc: