UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

LI FEN YAO, as Administrator of the Estate of Sam Mingsan Chen

Plaintiff,

Case No. 8:23-cv-00889-TDC

v.

ROBERT CHEN, OTTER AUDITS LLC, and RC SECURITY LLC,

Defendants.

JOINT RECORD

<u>DEFENDANTS' MOTION FOR JUDGMENT ON THE PLEADINGS</u> <u>AND TO STAY DISCOVERY</u> <u>PENDING THE OUTCOME OF THE 12(C) MOTION</u>

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

LI FEN YAO,

as Administrator of the Estate of Sam Mingsan

Plaintiff,

Case No. 8:23-cv-00889-TDC

v.

ROBERT CHEN, OTTER AUDITS LLC, and RC SECURITY LLC,

Defendants.

INDEX OF EXHIBITS

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2	Plaintiff's Blackline comparing Defendants' Amended Answer (ECF No. 39) to Defendants' Answer (ECF No. 38)	J.R.0004
3	Amended Answer of Defendants Robert Chen, Otter Audits LLC, and RC Security to Complaint - Previously filed at ECF No. 49	J.R.0054
3-1	Exhibit 1 to Amended Answer, Amended Operating Agreement for OtterSec LLC ("the First Amendment") - Previously filed at ECF No. 49-1	J.R.0084
3-2	Exhibit 2 to Amended Answer, OtterSec Discord standup channel excerpt - Previously filed at ECF No. 49-2	J.R.0090
3-3	Exhibit 3 to Amended Answer, Discord Chat Log between David Chen ("ra") and Robert Chen ("NotDeGhost") - Previously filed at ECF No. 49-3	J.R.092
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3-5	Exhibit 5 to Amended Answer, OtterSec LLC Bank Statements - Previously filed at ECF No. 49-5	J.R.0154

EXHIBIT 1

Amendment to Operating Agreement of OtteSec LLC

WHEREAS, the members of OtterSec LLC, a Wyoming limited liability company (the "Company"), executed the Operating Agreement of the Company on February 14, 2022, as amended on April 16, 2022; and

WHEREAS, Section 1.3(c) of the Operating Agreement provides for the perpetual existence of the Company absent, among other events, the death of a member or occurrence of any other event terminating the continued membership of a member of the Company; and

WHEREAS, Section 1.4 of the Operating Agreement permits the remaining members of the Company to continue the business of the Company in the event of an occurrence described in Section 1.3(c) of the Operating Agreement; and

WHEREAS, Section 102 of the Wyoming Limited Liability Company Act (the "Act") defines a "member" of a limited liability company to exclude dissociated persons of such companies, and Section 607 of the Act provides that the death of a member causes their dissociation; and

WHEREAS, pursuant to the foregoing, Sam Chen became dissociated as a member of the Company upon his death, thereby leaving Robert Chen as the sole member of the Company; and

WHEREAS, Robert Chen deems it to be in the best interest of the Company to amend the Operating Agreement and continue the existence of the Company;

NOW, THEREFORE, be it resolved that:

- 1. Section 1.3(c) of the Operating Agreement is hereby deleted in its entirety and substituted with the following language:
 - "(c) The termination of the membership of all members of the Company; or"
- 2. Section 1.4 of the Operating Agreement is hereby deleted in its entirety and substituted with the following language:
 - 1.4. **CONTINUANCE OF COMPANY.** For the avoidance of doubt, the dissociation of a member shall not cause the dissolution of the Company.
- 3. Except as herein amended, the Operating Agreement shall remain unmodified and in full force and effect.
- 4. This Amendment may be executed by the undersigned by means of a pdf signature.

[SIGNATURE PAGE FOLLOWS]

Executed and effective as of August 15, 2022.

SOLE MEMBER

Robert Class.

Name: ROBERT CHEN

Title: Sole Member; Executive Member

EXHIBIT 2

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

LI FEN YAO, as Administrator of the Estate of Sam Mingsan Chen

Plaintiff,

Case No. 8:23-cv-00889-TDC

v.

ROBERT CHEN, OTTER AUDITS LLC, and RC SECURITY LLC,

Defendants.

AMENDED ANSWER OF DEFENDANTS ROBERT CHEN, OTTER AUDITS LLC, AND RC SECURITY LLC TO COMPLAINT

The Complaint in this case centers on a series of false allegations. None has any merit. First, Plaintiff alleges that Defendant Robert Chen concealed conversations with Jump Crypto from David Chen, who is a central character in this dispute, though not a party at this time. To the contrary, Robert Chen disclosed his conversations with Jump Crypto. <u>See Exs. 2-4.</u> OtterSec LLC had a group Telegram chat with Jump Crypto, and David Chen was a part of that chat from the day it was created. He saw when calls between Robert and Jump Crypto were scheduled and chose not to join them. <u>Ex. 2.</u> The Complaint also falsely claims that Robert Chen improperly dissolved OtterSec LLC. Not so. Instead, after Sam Chen's death, David and Sam's counsel demanded that OtterSec LLC

<u>OtterSec LLC</u> be dissolved, and indeed, the Operating Agreement in effect at the time required as much. Finally,

<u>much. See Ex. 1. Finally.</u> OtterSec's counsel gave notice of the sale of OtterSec's assets to counsel to Plaintiff and David Chen. Neither expressed any interest in bidding on the assets. Robert Chen

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purchased a number of OtterSec's assets and the funds he paid for those assets remain in OtterSec's bank account, along

<u>bank account, along with OtterSec's other profits. See Ex. 5. Because of this lawsuit, Robert Chen</u>

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with OtterSec's other profits. Because of this lawsuit, Robert Chen has not made any distributions

<u>has not made any distributions</u> of profits from the OtterSec bank account to himself or Sam Chen's estate. *Id.*

Attached to this Amended Answer are the following Exhibits: the First Amended Operating Agreement (Ex. 1); Robert's April 12 and April 13, 2022 posts on an OtterSec Discord group channel with David Chen ("ra"), announcing Robert's scheduled call with Jump (Ex. 2); the chat log of the Discord direct messages between David ("ra") and Robert ("NotDeGhost") from April 10, 2022 through May 31, 2022 (Ex. 3); the chat log of the Telegram direct messages between David and Robert from April 10, 2022, onward (Ex. 4); and the statements for OtterSec LLC's bank accounts as of the date of the filing of the Complaint in this case (Ex. 5).

Specifically, Defendants Robert Chen, Otter Audits LLC ("Otter Audits"), and RC Security LLC ("RC Security") answer the Complaint as follows:

NATURE OF THE ACTION

- 1. Defendants deny the allegations in Paragraph 1.
- 2. Except to admit that OtterSec was formed in February 2022 under Wyoming law, that Sam Chen and Robert Chen were its members, that Sam Chen and Robert Chen are not related, and that Sam Chen died on July 13, 2022, Defendants deny the allegations in Paragraph 2.
- 3. Except to admit that Robert Chen formed Otter Audits and RC Security in South Dakota and that OtterSec was dissolved, Defendants deny the allegations in Paragraph 3.
- 4. Defendants deny the allegations in Paragraph 4.
- 5. Paragraph 5 makes legal assertions for which no response is required, but to the extent a response is required, Defendants deny the allegations in Paragraph 5.
- 6. To the extent a response is required to this paragraph, Defendants deny the allegations in Paragraph 6.

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PARTIES

- 7. Defendants lack sufficient information to form a belief as to the truth of the Plaintiff's residence and her residing with her husband, and on that basis, deny the allegations in the first two sentences of Paragraph 7. Upon information and belief, Defendants admit the remaining allegations in Paragraph 7.
- 8. Defendants admit the allegations in Paragraph 8.
- 9. Defendants admit the allegations in Paragraph 9.

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10. Defendants admit the allegations in Paragraph 10.

JURISDICTION AND VENUE

- 11. Paragraph 11 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny the claims arise under the Lanham Act, deny the Court has original subject matter jurisdiction, and deny the Court has supplemental jurisdiction over Plaintiff's state law claims.
- 12. Paragraph 12 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny the amount in controversy exceeds \$75,000 and deny the Court has jurisdiction under 28 U.S.C. § 1332(a).
- 13. Paragraph 13 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny this Court has personal jurisdiction over any of the Defendants.
- 14. Paragraph 14 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny that venue is proper in this district.

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FACTUAL ALLEGATIONS

- 15. Defendants deny that Sam's interest in OtterSec passed to the Estate. Defendants otherwise admit the allegations in Paragraph 15.
- 16. Defendants deny the implication in Paragraph 16 that OtterSec was engaged only in the business of performing security assessments. Defendants admit the remaining allegations in Paragraph 16.
- 17. Defendants deny the allegations in the first sentence of Paragraph 17. Defendants admit that David was sixteen years old and still in high school when OtterSec was formed.

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Defendants lack sufficient information to form a belief as to the truth or falsity of the remainder of the allegations in Paragraph 17, and on that basis, deny those allegations.

- 18. Except to admit that Robert Chen met David Chen in 2019 while participating in a cyber security competition Robert helped organize, Defendants deny the allegations in Paragraph 18.
- 19. Defendants admit the allegations in Paragraph 19.
- 20. Defendants admit the allegations in Paragraph 20.
- 21. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 21 and on that basis, deny the allegations.
- 22. Defendants admit that Sam Chen and Robert Chen entered into an operating agreement on February 14, 2022. Defendants refer to the Operating Agreement for its true content and meaning and Defendants deny the allegations and implications in Paragraph 22 that are inconsistent with the Operating Agreement, which speaks for itself.
- 23. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 23 and on that basis, deny the allegations.

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- 24. Except to admit that David used some computer hardware that David already owned and some code he had previously written, Defendants deny the allegations in Paragraph 24.
- 25. Defendants admit that OtterSec hired employees and consultants who executed agreements. Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 25 that are inconsistent with the Agreements, which speak for themselves.

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- 26. Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 26 that are inconsistent with the Agreements, which speak for themselves.
- 27. Defendants admit that Robert Chen signed OtterSec Agreements. For the remaining allegations, Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 27 that are inconsistent with the Agreements, which speak for themselves.
- 28. Defendants admit the allegations in Paragraph 28.
- B. Defendants deny the allegations in the unnumbered header "B"
- 29. Defendants deny the allegations in the first sentence of Paragraph 29. Defendants admit the allegations in the second, third, and fourth sentences of Paragraph 29, but deny the discussions did not progress any further and deny the implication that Sino Global Capital and Race Capital were the only potential investors with whom Defendant Robert Chen was speaking.
- 30. Defendants deny the allegations in the first sentence of Paragraph 30. Defendants admit the allegations in the second sentence of Paragraph 30.
- 31. Defendants deny the allegations in the first sentence of Paragraph 31. Defendants lack sufficient information to form a belief as to the truth of the allegations in the last two sentences of Paragraph 31, and on that basis, deny those allegations.
- 32. Except to admit that Robert had discussions with Jump, Defendants deny the allegations in Paragraph 32.
- 33. Defendants refer to the message for its true content and meaning and deny the allegations and implications in Paragraph 33 that are inconsistent with the message, which speaks for itself. Defendants deny the characterizations and summary in Paragraph 33.

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- 34. Defendants refer to the messages for their true content and meaning and deny the allegations and implications in Paragraph 34 that are inconsistent with the messages, which speak for themselves.
- 35. Except to admit that Sam and David Chen did not join the discussions between Robert and Messrs. Claudius and Hofstadt on April 14, Defendants deny the allegations in Paragraph 35.
- 36. Except to admit that Defendant Robert reached out to David asking to speak about raising money for OtterSec, Defendants deny the allegations in Paragraph 36, including the implication that Robert mischaracterized his discussions. For the quotes from messages, Defendants refer to the messages for their true content and meaning and Defendants deny the allegations and implications in Paragraph 36 that are inconsistent with the messages, which speak for themselves.
- 37. Defendants refer to the messages for their true content and meaning and Defendants deny the allegations, implications, and conclusions in Paragraph 37 that are inconsistent with the messages, which speak for themselves.

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- 38. Defendants deny that the "company" referenced in the messages quoted in Paragraph 38 was Jump. Defendants otherwise deny all the allegations in the last sentence of Paragraph 38. For the quotes from messages, Defendants refer to the messages themselves for their true content and meaning and Defendants deny the allegations, implications, and conclusions in Paragraph 38 that are inconsistent with the messages, which speak for themselves.
- 39. Defendants deny the allegations in Paragraph 39.

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- 40. Except to admit that Sam agreed to amend the Operating Agreement and transfer 10% of Sam's membership interests in OtterSec to Robert, Defendants deny the allegations in Paragraph 40.
- 41. Defendants deny the allegations in the first sentence of Paragraph 41. Defendants lack sufficient information to form a belief as to the truth of the allegations in the second sentence and on that basis, deny the allegations in the second sentence of Paragraph 41.
- 42. Defendants deny the allegations in Paragraph 42.
- 43. Defendants deny any "browbeating from Robert" and the allegation that "Robert was consistently demanding of him." Defendants lack sufficient information to form a belief as to the truth of the remaining allegations in Paragraph 43 and on that basis, deny the remaining allegations in Paragraph 43.
- 44. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 44 and on that basis, deny the allegations in Paragraph 44.
- 45. Defendants deny that Robert made material misrepresentations and omissions and deny that neither Sam nor David was aware of Robert's discussions with Jump. Defendants lack sufficient information to form a belief as to the truth of the remaining allegations in Paragraph 45 and on that basis, deny the remaining allegations in Paragraph 45.

- 46. Except to admit that David contacted Robert to convey the proposal for Sam to transfer 10% of his membership interests to Robert, Defendants deny all the allegations in Paragraph 46.
- 47. Except to admit that Robert accepted, Defendants deny the allegations in the first sentence of Paragraph 47. For the quotes and summaries of messages, Defendants refer to the messages themselves for their true content and meaning and, deny any allegations and implications inconsistent with the messages, which speak for themselves.
- 48. Except to admit that Sam agreed to an Amended Operating Agreement for OtterSec on April 16, 2022, Defendants deny the allegations in the first sentence of Paragraph 48. Except to admit that Robert owned 60% of OtterSec and Sam owned 40%, Defendants deny the allegations in the second sentence of Paragraph 48 and refer to the First Amendment to the Operating Agreement for its true content and meaning and deny any allegations and implications inconsistent with the First Amendment to the Operating Agreement, which speaks for itself.
- 49. Defendants deny the allegations in Paragraph 49.
- D. Defendants deny the allegations in the unnumbered heading "D"
- 50. Except to admit that Robert had a scheduled discussion with Mr. Kariya, Defendants deny all the allegations in Paragraph 50. For the quote from a text message, Defendants refer to the text message for its true content and meaning and deny any allegations or implications inconsistent with the actual message, which speaks for itself.
- 51. Defendants admit that the term "acquihire" can be understood to include purchasing a company and hiring its employees, but deny that this definition applies in all circumstances and deny the implication that this was what Robert meant by the term "acquihire." Defendants otherwise deny the allegations in Paragraph 51.

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- 52. Defendants refer to the purported log of the discussion for its true content and meaning and deny the allegations and implications in Paragraph 52 that are inconsistent with the log, which speaks for itself.
- 53. Except to admit (1) that Robert had a call with David on April 18, 2022, (2) that they discussed Jump, and (3) that Robert represented to David that Jump was proposing an

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acquihire, Defendants deny the allegations in the first sentence of Paragraph 53. Defendants lack sufficient information to form a belief as to the truth of the allegation concerning David's understanding, and on that basis, deny the allegation. Defendants admit that Robert invited David to join a call with Mr. Kariya.

- 54. Defendants admit the first sentence of Paragraph 54. For the quotes from messages, Defendants refer to the messages for their true content and meaning and deny any allegation or implication inconsistent with the actual messages, which speak for themselves.
- 55. Defendants deny the allegations in the first sentence of Paragraph 55. For the quotes from messages, Defendants refer to the text messages for their true content and meaning and deny any allegation or implication inconsistent with the actual messages, which speak for themselves.
- 56. For the quotation, Defendants refer to the message itself for its true content and meaning and deny any allegation or implication inconsistent with the message, which speaks for itself. Defendants also refer to the OtterSec Agreements for their true content and meaning and deny any allegations or implications inconsistent with the actual OtterSec Agreements, which speak for themselves. Defendants deny the implication that Robert denied they had executed Agreements. Defendants further deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition in his conversations with Jump Crypto.
- 57. Except to admit that Mr. Claudius requested additional details from Robert, Defendants deny the allegations in Paragraph 57. For the quoted language, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 58. Defendants deny that David was unaware of Robert's discussions with Mr. Kariya the day before. Defendants admit that Mr. Kariya conveyed a proposal during the call. Defendants otherwise deny the allegations in the first two sentences of Paragraph 58. Defendants deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition

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in his conversations with Jump Crypto. Defendants lack sufficient information to form a belief as to the truth of the allegations in the last sentence of Paragraph 58, and on that basis, deny the allegations. With respect to the last sentence of Paragraph 58, Defendants further deny the implication that the proposal conveyed to David would not initially include him or an acquisition of Sam Chen's membership interest in OtterSec.

- 59. Defendants admit the allegations in the first sentence of Paragraph 59. Defendants deny all the remaining allegations in Paragraph 59. For the quoted language, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves. Defendants deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition in his conversations with Jump Crypto.
- 60. Except to admit that Robert followed up with Messrs. Claudius and Kariya, Defendants deny the allegations in Paragraph 60.
- 61. Except to admit that Mr. Kariya sent Jump's offer to Robert by text message, and that David had stopped communicating with Robert by this point, Defendants deny the allegations

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in Paragraph 61. For the quoted text, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.

62. Except to admit that Robert discussed Mr. Wang and Mr. Chow with Mr. Claudius, Defendants deny the rest of the allegations in the first sentence of Paragraph 62. For the second and third sentences of Paragraph 62, Defendants refer to the quoted messages for their true content

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and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.

- 63. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 64. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 65. Defendants deny the allegations in Paragraph 65.
- E. Defendants deny the allegations in the unnumbered header "E."
- 66. Except to admit that David continued to work for OtterSec after April 16, 2022, Defendants deny the allegations in Paragraph 66.
- 67. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 67, and on that basis, deny the allegations.
- 68. Defendants deny the allegations in Paragraph 68. As to allegations concerning David's perceptions, Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 68, and on that basis, deny the allegations.
- 69. Defendants deny the allegations in Paragraph 69.
- 70. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 70, and on that basis, deny the allegations.

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- 71. Except to admit that David took code and other property from OtterSec, Defendants deny the allegations in the first sentence, including that the code was "personal." Defendants deny the allegations in the second sentence of Paragraph 71.
- 72. Defendants admit the allegation in the first sentence of Paragraph 72. Defendants deny the allegation in the second sentence of Paragraph 72.
- 73. Except to admit that Robert made additional requests for information and materials from David, Defendants deny the allegations in Paragraph 73.
- 74. Defendants deny the allegations in Paragraph 74, except for the allegation that "[n]either Sam nor David agreed with Robert's position," for which Defendants lack sufficient information to form a belief as to its truth, and thus deny it on that basis.
- 75. Defendants deny the allegations in Paragraph 75.
- 76. Except to admit that David requested logs of discussions, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 77. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves. The last sentence of Paragraph 77 also contains a legal assertion, to which no response is required.
- 78. Except to admit that David did not point it out at the time, Defendants deny the allegations in Paragraph 78. Defendants also refer to the Operating Agreement and the First Amendment for their true content and meaning, and deny any allegations and implications inconsistent with those documents, which speak for themselves. Paragraph 78 also contains legal assertions, to which no response is required.

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- 79. Paragraph 79 contains legal assertions for which no response is required, but to the extent a response is required, Defendants deny the allegations in Paragraph 79. Defendants otherwise deny all the allegations in Paragraph 79.
- 80. Except to admit that the parties did not reach an agreement, Defendants deny the allegations in Paragraph 80.

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- 81. Defendants deny the allegations in Paragraph 81. For the quoted text, Defendants refer to the message for its true content and meaning, and deny any allegations or implications inconsistent with the message, which speaks for itself.
- 82. Defendants admit that Iqan Fadaei was OtterSec's attorney. Defendants refer to the email itself for its true content and meaning and deny any allegations or implications inconsistent with the email, which speaks for itself.
- 83. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 84. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 85. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 86. For the quoted text, Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages,

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which speak for themselves. Defendants lack sufficient information to form a belief as to the truth of the allegations in the second sentence of Paragraph 86, and on that basis, deny them.

87. Defendants deny that Robert refused to share documents and information with David. For the quoted text, Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.

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- 88. Paragraph 88 contains legal assertions for which no response is required. To the extent that a response is required, Defendants deny the allegations in Paragraph 88.
- 89. Defendants lack sufficient information to form a belief as to the truth of the allegation in the first clause of Paragraph 89 and on that basis, deny it. For the second clause of Paragraph 89, Defendants refer to the email itself for its true content and meaning and deny any allegations or implications inconsistent with the email, which speaks for itself.
- 90. Defendants admit that Mr. Fadaei's email was preceded by a discussion between counsel. For the quoted text Defendants refer to the email itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the email, which speaks for itself. Defendants otherwise deny all the allegations in Paragraph 90.
- 91. For the quoted text Defendants refer to the email itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the email, which speaks for itself. Defendants otherwise deny all the allegations in Paragraph 91.
- 92. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.

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- 93. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 94. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.

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- 95. Paragraph 95 contains legal assertions for which no response is required. To the extent that a response is required, for the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 96. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 97. Defendants admit the allegations in the first sentence of Paragraph 97 and the allegation in the second sentence that OtterSec had not dissolved as of July 13, 2022. The second sentence of Paragraph 97 otherwise contains legal assertions with respect to the OtterSec Operating Agreement for which no response is required.
- 98. Paragraph 98 contains legal assertions for which no response is required. To the extent that a response is required, for the quoted text Defendants refer to the Amendment to Operating Agreement of OtterSec LLC, dated August 15, 2022 (the "Second Amendment") for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the Second Amendment, which speaks for itself. Defendants otherwise deny the allegations in Paragraph 98.
- 99. Defendants deny the allegations in Paragraph 99.
 100. Except to admit that Defendant Robert Chen formed Defendants Otter Audits and RC Security,
 Defendants deny all the allegations in Paragraph 100, which also contains legal assertions for which
 no response is required.
- 101. For first sentence of Paragraph 101, Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by

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Plaintiff that are inconsistent with the correspondence, which speaks for itself. For the second sentence of Paragraph 101, Defendants admit that Articles of Dissolution for OtterSec were filed with the Wyoming Secretary of State and that the Wyoming Secretary of State stamped these as having been filed on October 6, 2022. Defendants refer to the Articles of Dissolution themselves for their true content and meaning and deny any allegations or implications in Paragraph 101 that are inconsistent with the Articles of Dissolution. Defendants otherwise deny all the allegations in Paragraph 101.

- 102. Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 103. Defendants deny all the allegations in Paragraph 103. Paragraph 103 also contains legal assertions for which no response is required.
- 104. Defendants admit that Defendant Robert Chen formed Defendants Otter Audits and RC Security in South Dakota and otherwise deny all the allegations in Paragraph 104, except to the extent that Paragraph 104 contains legal assertions for which no response is required.

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105. Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.

106. Defendants admit that Plaintiff purports to describe the website at http://osec.io and purports to draw conclusions from that website, but deny those conclusions. Defendants refer to the website itself for its true content and meaning and, except as so referred, deny all the allegations in Paragraph 106. Defendants further deny that Defendants Robert Chen or RC Security have used

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the OtterSec website, name, or logo. Defendants otherwise deny all the allegations in Paragraph 106.

- 107. Defendants deny that Defendants Robert Chen or RC Security have used the OtterSec social media account or verified Twitter account. Paragraph 107 contains a legal assertion for which no response is required. Defendants otherwise deny all the allegations in Paragraph 107.
- 108. Defendants admit that Plaintiff purports to describe the website at http://twitter.com/osec_io and purports to draw conclusions from that website, but deny those conclusions. Defendants refer to the website itself for its true content and meaning and, except as so referred, deny all the allegations in Paragraph 108. Defendants deny the implication that Defendants Robert Chen or RC Security have used the OtterSec name, logo, trademarks, domain name, and social media and other communication accounts. Defendants otherwise deny all the allegations in Paragraph 108.
- 109. Paragraph 109 consists of legal assertions for which no response is required, but to the extent any such response is required, Defendants deny all the allegations in Paragraph 109.
- 110. Paragraph 110 consists of legal assertions as to which no response is required, but to the extent any such response is required, Defendants deny all the allegations in Paragraph 110.

CAUSES OF ACTION

FIRST CAUSE OF ACTION

- 111. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–110 of the Complaint as if made in response to Paragraph 111.
- 112. Paragraph 112 consists of legal assertions as to which no response is required, but to the extent any such response is required, Defendants admit that Defendant Otter Audits has used the OtterSec name, logo, trademarks, domain name, and social media and other communication

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accounts, but Defendants otherwise deny all the allegations in Paragraph 112, including the implication that Defendants Robert Chen or RC Security have used the OtterSec name, logo, trademarks, domain name, and social media and other communication accounts.

- 113. Paragraph 113 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 113.
- 114. Paragraph 114 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 114.
- 115. Paragraph 115 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 115.
- 116. Paragraph 116 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 116.
- 117. Paragraph 117 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 117.
- 118. Paragraph 118 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 118.

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- 119. Paragraph 119 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 119.
- 120. Paragraph 120 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 120.
- 121. Paragraph 121 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 121.
- 122. Paragraph 122 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 122.

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SECOND CAUSE OF ACTION

- 123. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–122 of the Complaint as if made in response to Paragraph 123.
- 124. Paragraph 124 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 124.
- 125. Paragraph 125 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 125.
- 126. Defendants admit that Plaintiff makes the contentions described in Paragraph 126, but deny the allegations described, as further detailed herein.
- 127. Paragraph 127 contains legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 127 except to admit that Plaintiff makes the contentions described in Paragraph 127. Defendants deny the allegations described, as further detailed in Paragraphs 1-127.
- 128. Paragraph 128 contains legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 128 except to admit

that Plaintiff makes the contentions described in Paragraph 128. Defendants deny the allegations described, as further detailed in Paragraphs 1-128.

- 129. Paragraph 129 consists of a demand for legal relief to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 129.
- 130. Paragraph 130 consists of a demand for legal relief to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 130.

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THIRD CAUSE OF ACTION

- 131. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–130 of the Complaint as if made in response to Paragraph 131.
- 132. Paragraph 132 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 132.
- 133. Paragraph 133 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 133.
- 134. Paragraph 134 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 134.
- 135. Paragraph 135 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 135.
- 136. Paragraph 136 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 136.

FOURTH CAUSE OF ACTION

- 137. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–136 of the Complaint as if made in response to Paragraph 137.
- 138. Paragraph 138 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 138.
- 139. Paragraph 139 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 139.
- 140. Paragraph 140 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 140.

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- 141. Paragraph 141 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 141.
- 142. Paragraph 142 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 142.
- 143. Paragraph 143 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 143.
- 144. Paragraph 144 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 144.
- 145. Paragraph 145 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 145.

FIFTH CAUSE OF ACTION

146. Defendants repeat and reallege each of their responses and denials to Paragraphs1–145 of the Complaint as if made in response to Paragraph 146.

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- 147. Paragraph 147 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 147.
- 148. Paragraph 148 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 148.
- 149. Paragraph 149 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 149.
- 150. Paragraph 150 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 150.

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SIXTH CAUSE OF ACTION

- 151. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–150 of the Complaint as if made in response to Paragraph 151.
- 152. Defendants refer to the OtterSec's Operating Agreement, First Amendment, and Second Amendment themselves for their true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with those documents, which speak for themselves and, except as so referred, and except insofar as Plaintiff's interpretation of those documents is a legal assertion to which no response is required, Defendants deny all the allegations in Paragraph 152.
- 153. Paragraph 153 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 153.
- 154. Paragraph 154 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 154.
- 155. Paragraph 155 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 155.

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SEVENTH CAUSE OF ACTION

- 156. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–155 of the Complaint as if made in response to Paragraph 156.
- 157. Paragraph 157 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 157.
- 158. Paragraph 158 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 158.

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159. Paragraph 159 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 159.

EIGHTH CAUSE OF ACTION

- 160. Defendants repeat and reallege each of their responses and denials to Paragraphs
- 1–159 of the Complaint as if made in response to Paragraph 160.
- 161. Paragraph 161 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 161.
- 162. Paragraph 162 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 162.
- 163. Paragraph 163 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 163.
- 164. Paragraph 164 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 164.
- 165. Defendants deny all of the allegations of the Complaint not specifically admitted above and deny that Plaintiff is entitled to any relief from any of the Defendants.

JURY DEMAND

Defendants demand a trial by jury of all issues so triable.

- AFFIRMATIVE DEFENSES

 The Complaint and each of its causes of action fail to state a claim upon which 1. relief can be granted.
- Plaintiff lacks standing to assert some or all of the claims or to obtain the relief 2. sought in the Complaint.

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- a. Plaintiff is not engaged in commerce, lacks any commercial interest, never possessed any of the marks in question, and therefore lacks a cause of action under the Lanham Act. For the same reasons, Plaintiff cannot bring a claim for tortious interference.
- b. Defendants owed no fiduciary duties to the Estate or Sam Chen.
 - c. Plaintiff, the personal representative of the Estate, was never a member of OtterSec, LLC and thus cannot pursue claims for breach of fiduciary duty.
- 3. Plaintiff's claims for breach of fiduciary duty and aiding and abetting breach of fiduciary duty fail because Plaintiff did not bring a derivative action and cannot meet the statutory requirements to bring a derivative action. Wyo. Stat. Ann. §§ 17-29-902 to 904.
- 4. Plaintiff's claims for fraud and aiding and abetting fraud fail because Plaintiff has not stated with particularity the circumstances constituting fraud or mistake as required by Federal Rule of Civil Procedure 9(b).
- 5. Plaintiff's claims for fraud and misappropriation and conversion and Plaintiff's demand for an accounting fail because Defendants never withheld such funds and information from the Plaintiff.

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6. Plaintiff's claim for breach of contract fails because Section 1.8 of the Operating Agreement was not violated. Section 1.3 of the Operating Agreement not only permitted, but required dissolution of OtterSec following Sam's death, and Plaintiff has identified no breach of the contract by Defendant Robert Chen other than the dissolution of OtterSec. Plaintiff's claims for breach of fiduciary duty, misappropriation and conversion, and Plaintiff's demand for a declaratory judgment also fail for the same reasons.

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- 7. Plaintiff has not made a proper demand for the property Defendants have allegedly misappropriated and converted, and therefore she may not pursue a misappropriation and conversion claim.
- 8. Plaintiff's claim for misappropriation and conversion further fails because Defendants do not hold any money or property belonging to Plaintiff and because Plaintiff's interest, if any, in OtterSec, remains in OtterSec's bank account which holds the funds Defendant Robert Chen paid for OtterSec's assets and from which no distributions of profits have been made.
- 9. Plaintiff's claims for breach of fiduciary duty and conversion fail, and Plaintiff is not entitled to a declaratory judgment stating that Defendants breached any fiduciary duties or converted and misappropriated assets because Plaintiff never had legal title to any of the assets at issue and because they were legitimately purchased by the Defendants.
- 10. Plaintiff's claims fail under the doctrine of license because Defendant Robert Chen acted within his rights as the sole surviving member of OtterSec.
- 11. Plaintiff is not entitled to an accounting. This is the case either because Plaintiff has brought no other viable claims or, in the alternative, because Plaintiff has brought at least one other viable claim, in which case an accounting is not necessary.

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- 12. Plaintiff is not entitled to a declaratory judgment because it has not brought any other viable claims.
- 13. Plaintiff's claims for misappropriation and conversion, breach of contract, and Plaintiff's demand for an accounting all fail because, under Wyoming law, the death of a member of a Wyoming LLC results in that person being dissociated as a member of the LLC, terminates the deceased member's person's right to participate as a member in the management and conduct of the company's activities, and provides the transferee receiving the deceased member's

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transferrable interest, if any, with only the rights available to a trustee (not those available to a member of the LLC). *See* Wyo. Stat. Ann §§ 17-29-602, 17-29-603.

- 14. Plaintiff is not entitled to an accounting because it never issued a proper demand for information available to it under Wyoming Law. *See* Wyo. Stat. Ann §§ 17-29-504, 17-29-410.
- 15. Plaintiff is not entitled to an accounting of any transactions that took place prior to the dissolution of OtterSec because in a dissolution and winding up of a Wyoming LLC, a transferee is entitled to an account of the company's transactions only from the date of dissolution. *See* Wyo. Stat. Ann. § 17-29-502.
- 16. To the extent that Plaintiff's claims are brought against Defendants Otter Audits and RC Security as successors to OtterSec, and to the extent that claims against Defendants Robert Chen seek to pierce the corporate veil of OtterSec to hold him personally liable for actions he took in his corporate capacity, Plaintiff's claims are barred under Wyo. Stat. Ann. § 17-29-703(c).
- 17. Plaintiff is barred from seeking or obtaining some or all of the relief she requests by the doctrines of waiver, laches and/or acquiescence.
- 18. Plaintiff is estopped from pursuing the Complaint, in whole or in part, because Plaintiff's alleged injury was caused by Plaintiff's own actions.

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- 19. Plaintiff's claims are barred in whole or in part by the doctrine of accord and satisfaction.
- 20. Plaintiff has not alleged facts that would justify piercing the corporate veils of OtterSec LLC and Defendants RC Security and Otter Audits to hold Defendant Robert Chen liable for actions taken by those corporations.
- 21. Any alleged harm suffered by Plaintiff was not directly or proximately caused by any conduct by Defendants, or by any person or entity whose acts may be attributed to Defendants for any reason, including theories of successor liability.
- 22. Any alleged harm suffered by the Plaintiff was the proximate result of the acts and/or omissions of parties over whom Defendants exercised no control.
- 23. Defendant Robert Chen cannot be held liable for actions or omissions he took, in his role as the Chief Executive Member of OtterSec, in good faith and to promote the best interests of the Company, per Section 4.7 of the OtterSec Operating Agreement and First Amendment.
- 24. Defendants cannot be held liable for punitive damages because none of the Defendants, nor any of Defendants' Otter Audits or RC Security's, officers, directors, managing agents, or employees acted with actual or express malice.
- 25. Plaintiff is equitably estopped from recovering on her claims because David Chen, acting on behalf of Sam Chen and/or his Estate, contributed to the breakdown of communications and relations between Robert Chen and Sam Chen and/or his estate.
- 26. Plaintiff's claims are barred, as presented here, under the doctrine of defect of parties because David Chen is not a party to this lawsuit and because resolving any claims in favor of Plaintiff without first joining David Chen as a plaintiff would subject Defendants to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations.

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27. Plaintiff's claims are barred, in whole or in part, because they did not accrue prior

to Sam Chen's death, and thus Plaintiff has no cause of action under Maryland Code, Estates and Trusts, § 7-40(y)(1).

<u>Trusts, § 7-40(y)(1).</u>

28. Plaintiff's claim for breach of contract fails because Plaintiff lacks privity with Defendants.

Respectfully submitted,

Dated: March 25 April 12, 2024

/s/ Rachel Clattenburg

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Counsel for Defendants

CERTIFICATE OF SERVICE

I certify that on March 25April 12, 2024, I filed the foregoing Amended Answer of Defendants

Robert Chen, Otter Audits LLC, and RC Security LLC via CM/ECF which serves a copy on all

counsel of record.

/s/ Rachel Clattenburg Rachel Clattenburg

EXHIBIT 3

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

LI FEN YAO,

as Administrator of the Estate of Sam Mingsan Chen

Plaintiff,

Case No. 8:23-cv-00889-TDC

v.

ROBERT CHEN, OTTER AUDITS LLC, and RC SECURITY LLC,

Defendants.

AMENDED ANSWER OF DEFENDANTS ROBERT CHEN, OTTER AUDITS LLC, AND RC SECURITY LLC TO COMPLAINT

The Complaint in this case centers on a series of false allegations. None has any merit. First, Plaintiff alleges that Defendant Robert Chen concealed conversations with Jump Crypto from David Chen, who is a central character in this dispute, though not a party at this time. To the contrary, Robert Chen disclosed his conversations with Jump Crypto. *See* Exs. 2-4. OtterSec LLC had a group Telegram chat with Jump Crypto, and David Chen was a part of that chat from the day it was created. He saw when calls between Robert and Jump Crypto were scheduled and chose not to join them. Ex. 2. The Complaint also falsely claims that Robert Chen improperly dissolved OtterSec LLC. Not so. Instead, after Sam Chen's death, David and Sam's counsel demanded that OtterSec LLC be dissolved, and indeed, the Operating Agreement in effect at the time required as much. *See* Ex. 1. Finally, OtterSec's counsel gave notice of the sale of OtterSec's assets to counsel to Plaintiff and David Chen. Neither expressed any interest in bidding on the assets. Robert Chen purchased a number of OtterSec's assets and the funds he paid for those assets remain in OtterSec's bank account, along with OtterSec's other profits. *See* Ex. 5. Because of this lawsuit, Robert Chen

has not made any distributions of profits from the OtterSec bank account to himself or Sam Chen's estate. *Id.*

Attached to this Amended Answer are the following Exhibits: the First Amended Operating Agreement (Ex. 1); Robert's April 12 and April 13, 2022 posts on an OtterSec Discord group channel with David Chen ("ra"), announcing Robert's scheduled call with Jump (Ex. 2); the chat log of the Discord direct messages between David ("ra") and Robert ("NotDeGhost") from April 10, 2022 through May 31, 2022 (Ex. 3); the chat log of the Telegram direct messages between David and Robert from April 10, 2022, onward (Ex. 4); and the statements for OtterSec LLC's bank accounts as of the date of the filing of the Complaint in this case (Ex. 5).

Specifically, Defendants Robert Chen, Otter Audits LLC ("Otter Audits"), and RC Security LLC ("RC Security") answer the Complaint as follows:

NATURE OF THE ACTION

- 1. Defendants deny the allegations in Paragraph 1.
- 2. Except to admit that OtterSec was formed in February 2022 under Wyoming law, that Sam Chen and Robert Chen were its members, that Sam Chen and Robert Chen are not related, and that Sam Chen died on July 13, 2022, Defendants deny the allegations in Paragraph 2.
- 3. Except to admit that Robert Chen formed Otter Audits and RC Security in South Dakota and that OtterSec was dissolved, Defendants deny the allegations in Paragraph 3.
 - 4. Defendants deny the allegations in Paragraph 4.
- 5. Paragraph 5 makes legal assertions for which no response is required, but to the extent a response is required, Defendants deny the allegations in Paragraph 5.
- 6. To the extent a response is required to this paragraph, Defendants deny the allegations in Paragraph 6.

PARTIES

- 7. Defendants lack sufficient information to form a belief as to the truth of the Plaintiff's residence and her residing with her husband, and on that basis, deny the allegations in the first two sentences of Paragraph 7. Upon information and belief, Defendants admit the remaining allegations in Paragraph 7.
 - 8. Defendants admit the allegations in Paragraph 8.
 - 9. Defendants admit the allegations in Paragraph 9.
 - 10. Defendants admit the allegations in Paragraph 10.

JURISDICTION AND VENUE

- 11. Paragraph 11 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny the claims arise under the Lanham Act, deny the Court has original subject matter jurisdiction, and deny the Court has supplemental jurisdiction over Plaintiff's state law claims.
- 12. Paragraph 12 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny the amount in controversy exceeds \$75,000 and deny the Court has jurisdiction under 28 U.S.C. § 1332(a).
- 13. Paragraph 13 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny this Court has personal jurisdiction over any of the Defendants.
- 14. Paragraph 14 calls for legal conclusions for which no response is required, but to the extent any such response is required, Defendants deny that venue is proper in this district.

FACTUAL ALLEGATIONS

- 15. Defendants deny that Sam's interest in OtterSec passed to the Estate. Defendants otherwise admit the allegations in Paragraph 15.
- 16. Defendants deny the implication in Paragraph 16 that OtterSec was engaged only in the business of performing security assessments. Defendants admit the remaining allegations in Paragraph 16.
- 17. Defendants deny the allegations in the first sentence of Paragraph 17. Defendants admit that David was sixteen years old and still in high school when OtterSec was formed. Defendants lack sufficient information to form a belief as to the truth or falsity of the remainder of the allegations in Paragraph 17, and on that basis, deny those allegations.
- 18. Except to admit that Robert Chen met David Chen in 2019 while participating in a cyber security competition Robert helped organize, Defendants deny the allegations in Paragraph 18.
 - 19. Defendants admit the allegations in Paragraph 19.
 - 20. Defendants admit the allegations in Paragraph 20.
- 21. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 21 and on that basis, deny the allegations.
- 22. Defendants admit that Sam Chen and Robert Chen entered into an operating agreement on February 14, 2022. Defendants refer to the Operating Agreement for its true content and meaning and Defendants deny the allegations and implications in Paragraph 22 that are inconsistent with the Operating Agreement, which speaks for itself.
- 23. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 23 and on that basis, deny the allegations.

- 24. Except to admit that David used some computer hardware that David already owned and some code he had previously written, Defendants deny the allegations in Paragraph 24.
- 25. Defendants admit that OtterSec hired employees and consultants who executed agreements. Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 25 that are inconsistent with the Agreements, which speak for themselves.
- 26. Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 26 that are inconsistent with the Agreements, which speak for themselves.
- 27. Defendants admit that Robert Chen signed OtterSec Agreements. For the remaining allegations, Defendants refer to the Agreements for their true content and meaning and Defendants deny the allegations and implications in Paragraph 27 that are inconsistent with the Agreements, which speak for themselves.
 - 28. Defendants admit the allegations in Paragraph 28.
- B. Defendants deny the allegations in the unnumbered header "B"
- 29. Defendants deny the allegations in the first sentence of Paragraph 29. Defendants admit the allegations in the second, third, and fourth sentences of Paragraph 29, but deny the discussions did not progress any further and deny the implication that Sino Global Capital and Race Capital were the only potential investors with whom Defendant Robert Chen was speaking.
- 30. Defendants deny the allegations in the first sentence of Paragraph 30. Defendants admit the allegations in the second sentence of Paragraph 30.

- 31. Defendants deny the allegations in the first sentence of Paragraph 31. Defendants lack sufficient information to form a belief as to the truth of the allegations in the last two sentences of Paragraph 31, and on that basis, deny those allegations.
- 32. Except to admit that Robert had discussions with Jump, Defendants deny the allegations in Paragraph 32.
- 33. Defendants refer to the message for its true content and meaning and deny the allegations and implications in Paragraph 33 that are inconsistent with the message, which speaks for itself. Defendants deny the characterizations and summary in Paragraph 33.
- 34. Defendants refer to the messages for their true content and meaning and deny the allegations and implications in Paragraph 34 that are inconsistent with the messages, which speak for themselves.
- 35. Except to admit that Sam and David Chen did not join the discussions between Robert and Messrs. Claudius and Hofstadt on April 14, Defendants deny the allegations in Paragraph 35.
- 36. Except to admit that Defendant Robert reached out to David asking to speak about raising money for OtterSec, Defendants deny the allegations in Paragraph 36, including the implication that Robert mischaracterized his discussions. For the quotes from messages, Defendants refer to the messages for their true content and meaning and Defendants deny the allegations and implications in Paragraph 36 that are inconsistent with the messages, which speak for themselves.
- 37. Defendants refer to the messages for their true content and meaning and Defendants deny the allegations, implications, and conclusions in Paragraph 37 that are inconsistent with the messages, which speak for themselves.

- 38. Defendants deny that the "company" referenced in the messages quoted in Paragraph 38 was Jump. Defendants otherwise deny all the allegations in the last sentence of Paragraph 38. For the quotes from messages, Defendants refer to the messages themselves for their true content and meaning and Defendants deny the allegations, implications, and conclusions in Paragraph 38 that are inconsistent with the messages, which speak for themselves.
 - 39. Defendants deny the allegations in Paragraph 39.
- 40. Except to admit that Sam agreed to amend the Operating Agreement and transfer 10% of Sam's membership interests in OtterSec to Robert, Defendants deny the allegations in Paragraph 40.
- 41. Defendants deny the allegations in the first sentence of Paragraph 41. Defendants lack sufficient information to form a belief as to the truth of the allegations in the second sentence and on that basis, deny the allegations in the second sentence of Paragraph 41.
 - 42. Defendants deny the allegations in Paragraph 42.
- 43. Defendants deny any "browbeating from Robert" and the allegation that "Robert was consistently demanding of him." Defendants lack sufficient information to form a belief as to the truth of the remaining allegations in Paragraph 43 and on that basis, deny the remaining allegations in Paragraph 43.
- 44. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 44 and on that basis, deny the allegations in Paragraph 44.
- 45. Defendants deny that Robert made material misrepresentations and omissions and deny that neither Sam nor David was aware of Robert's discussions with Jump. Defendants lack sufficient information to form a belief as to the truth of the remaining allegations in Paragraph 45 and on that basis, deny the remaining allegations in Paragraph 45.

- 46. Except to admit that David contacted Robert to convey the proposal for Sam to transfer 10% of his membership interests to Robert, Defendants deny all the allegations in Paragraph 46.
- 47. Except to admit that Robert accepted, Defendants deny the allegations in the first sentence of Paragraph 47. For the quotes and summaries of messages, Defendants refer to the messages themselves for their true content and meaning and, deny any allegations and implications inconsistent with the messages, which speak for themselves.
- 48. Except to admit that Sam agreed to an Amended Operating Agreement for OtterSec on April 16, 2022, Defendants deny the allegations in the first sentence of Paragraph 48. Except to admit that Robert owned 60% of OtterSec and Sam owned 40%, Defendants deny the allegations in the second sentence of Paragraph 48 and refer to the First Amendment to the Operating Agreement for its true content and meaning and deny any allegations and implications inconsistent with the First Amendment to the Operating Agreement, which speaks for itself.
 - 49. Defendants deny the allegations in Paragraph 49.
- D. Defendants deny the allegations in the unnumbered heading "D"
- 50. Except to admit that Robert had a scheduled discussion with Mr. Kariya, Defendants deny all the allegations in Paragraph 50. For the quote from a text message, Defendants refer to the text message for its true content and meaning and deny any allegations or implications inconsistent with the actual message, which speaks for itself.
- 51. Defendants admit that the term "acquihire" can be understood to include purchasing a company and hiring its employees, but deny that this definition applies in all circumstances and deny the implication that this was what Robert meant by the term "acquihire." Defendants otherwise deny the allegations in Paragraph 51.

- 52. Defendants refer to the purported log of the discussion for its true content and meaning and deny the allegations and implications in Paragraph 52 that are inconsistent with the log, which speaks for itself.
- 53. Except to admit (1) that Robert had a call with David on April 18, 2022, (2) that they discussed Jump, and (3) that Robert represented to David that Jump was proposing an acquihire, Defendants deny the allegations in the first sentence of Paragraph 53. Defendants lack sufficient information to form a belief as to the truth of the allegation concerning David's understanding, and on that basis, deny the allegation. Defendants admit that Robert invited David to join a call with Mr. Kariya.
- 54. Defendants admit the first sentence of Paragraph 54. For the quotes from messages, Defendants refer to the messages for their true content and meaning and deny any allegation or implication inconsistent with the actual messages, which speak for themselves.
- 55. Defendants deny the allegations in the first sentence of Paragraph 55. For the quotes from messages, Defendants refer to the text messages for their true content and meaning and deny any allegation or implication inconsistent with the actual messages, which speak for themselves.
- 56. For the quotation, Defendants refer to the message itself for its true content and meaning and deny any allegation or implication inconsistent with the message, which speaks for itself. Defendants also refer to the OtterSec Agreements for their true content and meaning and deny any allegations or implications inconsistent with the actual OtterSec Agreements, which speak for themselves. Defendants deny the implication that Robert denied they had executed Agreements. Defendants further deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition in his conversations with Jump Crypto.

- 57. Except to admit that Mr. Claudius requested additional details from Robert, Defendants deny the allegations in Paragraph 57. For the quoted language, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 58. Defendants deny that David was unaware of Robert's discussions with Mr. Kariya the day before. Defendants admit that Mr. Kariya conveyed a proposal during the call. Defendants otherwise deny the allegations in the first two sentences of Paragraph 58. Defendants deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition in his conversations with Jump Crypto. Defendants lack sufficient information to form a belief as to the truth of the allegations in the last sentence of Paragraph 58, and on that basis, deny the allegations. With respect to the last sentence of Paragraph 58, Defendants further deny the implication that the proposal conveyed to David would not initially include him or an acquisition of Sam Chen's membership interest in OtterSec.
- 59. Defendants admit the allegations in the first sentence of Paragraph 59. Defendants deny all the remaining allegations in Paragraph 59. For the quoted language, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves. Defendants deny the implication that Robert, then nineteen years old, was dictating the terms of a potential acquisition in his conversations with Jump Crypto.
- 60. Except to admit that Robert followed up with Messrs. Claudius and Kariya, Defendants deny the allegations in Paragraph 60.
- 61. Except to admit that Mr. Kariya sent Jump's offer to Robert by text message, and that David had stopped communicating with Robert by this point, Defendants deny the allegations

in Paragraph 61. For the quoted text, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.

- 62. Except to admit that Robert discussed Mr. Wang and Mr. Chow with Mr. Claudius, Defendants deny the rest of the allegations in the first sentence of Paragraph 62. For the second and third sentences of Paragraph 62, Defendants refer to the quoted messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 63. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 64. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 65. Defendants deny the allegations in Paragraph 65.E. Defendants deny the allegations in the unnumbered header "E."
- 66. Except to admit that David continued to work for OtterSec after April 16, 2022, Defendants deny the allegations in Paragraph 66.
- 67. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 67, and on that basis, deny the allegations.
- 68. Defendants deny the allegations in Paragraph 68. As to allegations concerning David's perceptions, Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 68, and on that basis, deny the allegations.
 - 69. Defendants deny the allegations in Paragraph 69.
- 70. Defendants lack sufficient information to form a belief as to the truth of the allegations in Paragraph 70, and on that basis, deny the allegations.

- 71. Except to admit that David took code and other property from OtterSec, Defendants deny the allegations in the first sentence, including that the code was "personal." Defendants deny the allegations in the second sentence of Paragraph 71.
- 72. Defendants admit the allegation in the first sentence of Paragraph 72. Defendants deny the allegation in the second sentence of Paragraph 72.
- 73. Except to admit that Robert made additional requests for information and materials from David, Defendants deny the allegations in Paragraph 73.
- 74. Defendants deny the allegations in Paragraph 74, except for the allegation that "[n]either Sam nor David agreed with Robert's position," for which Defendants lack sufficient information to form a belief as to its truth, and thus deny it on that basis.
 - 75. Defendants deny the allegations in Paragraph 75.
- 76. Except to admit that David requested logs of discussions, Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves.
- 77. Defendants refer to the messages for their true content and meaning, and deny any allegations or implications inconsistent with the messages, which speak for themselves. The last sentence of Paragraph 77 also contains a legal assertion, to which no response is required.
- 78. Except to admit that David did not point it out at the time, Defendants deny the allegations in Paragraph 78. Defendants also refer to the Operating Agreement and the First Amendment for their true content and meaning, and deny any allegations and implications inconsistent with those documents, which speak for themselves. Paragraph 78 also contains legal assertions, to which no response is required.

- 79. Paragraph 79 contains legal assertions for which no response is required, but to the extent a response is required, Defendants deny the allegations in Paragraph 79. Defendants otherwise deny all the allegations in Paragraph 79.
- 80. Except to admit that the parties did not reach an agreement, Defendants deny the allegations in Paragraph 80.
- 81. Defendants deny the allegations in Paragraph 81. For the quoted text, Defendants refer to the message for its true content and meaning, and deny any allegations or implications inconsistent with the message, which speaks for itself.
- 82. Defendants admit that Iqan Fadaei was OtterSec's attorney. Defendants refer to the email itself for its true content and meaning and deny any allegations or implications inconsistent with the email, which speaks for itself.
- 83. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 84. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 85. Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 86. For the quoted text, Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages,

which speak for themselves. Defendants lack sufficient information to form a belief as to the truth of the allegations in the second sentence of Paragraph 86, and on that basis, deny them.

- 87. Defendants deny that Robert refused to share documents and information with David. For the quoted text, Defendants refer to the text messages themselves for their true content and meaning and deny any allegations or implications inconsistent with the text messages, which speak for themselves.
- 88. Paragraph 88 contains legal assertions for which no response is required. To the extent that a response is required, Defendants deny the allegations in Paragraph 88.
- 89. Defendants lack sufficient information to form a belief as to the truth of the allegation in the first clause of Paragraph 89 and on that basis, deny it. For the second clause of Paragraph 89, Defendants refer to the email itself for its true content and meaning and deny any allegations or implications inconsistent with the email, which speaks for itself.
- 90. Defendants admit that Mr. Fadaei's email was preceded by a discussion between counsel. For the quoted text Defendants refer to the email itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the email, which speaks for itself. Defendants otherwise deny all the allegations in Paragraph 90.
- 91. For the quoted text Defendants refer to the email itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the email, which speaks for itself. Defendants otherwise deny all the allegations in Paragraph 91.
- 92. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.

- 93. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 94. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 95. Paragraph 95 contains legal assertions for which no response is required. To the extent that a response is required, for the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 96. For the quoted text Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 97. Defendants admit the allegations in the first sentence of Paragraph 97 and the allegation in the second sentence that OtterSec had not dissolved as of July 13, 2022. The second sentence of Paragraph 97 otherwise contains legal assertions with respect to the OtterSec Operating Agreement for which no response is required.
- 98. Paragraph 98 contains legal assertions for which no response is required. To the extent that a response is required, for the quoted text Defendants refer to the Amendment to Operating Agreement of OtterSec LLC, dated August 15, 2022 (the "Second Amendment") for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the Second Amendment, which speaks for itself. Defendants otherwise deny the allegations in Paragraph 98.

- 99. Defendants deny the allegations in Paragraph 99.
- 100. Except to admit that Defendant Robert Chen formed Defendants Otter Audits and RC Security, Defendants deny all the allegations in Paragraph 100, which also contains legal assertions for which no response is required.
- 101. For first sentence of Paragraph 101, Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself. For the second sentence of Paragraph 101, Defendants admit that Articles of Dissolution for OtterSec were filed with the Wyoming Secretary of State and that the Wyoming Secretary of State stamped these as having been filed on October 6, 2022. Defendants refer to the Articles of Dissolution themselves for their true content and meaning and deny any allegations or implications in Paragraph 101 that are inconsistent with the Articles of Dissolution. Defendants otherwise deny all the allegations in Paragraph 101.
- 102. Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 103. Defendants deny all the allegations in Paragraph 103. Paragraph 103 also contains legal assertions for which no response is required.
- 104. Defendants admit that Defendant Robert Chen formed Defendants Otter Audits and RC Security in South Dakota and otherwise deny all the allegations in Paragraph 104, except to the extent that Paragraph 104 contains legal assertions for which no response is required.

- 105. Defendants refer to the correspondence itself for its true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with the correspondence, which speaks for itself.
- 106. Defendants admit that Plaintiff purports to describe the website at http://osec.io and purports to draw conclusions from that website, but deny those conclusions. Defendants refer to the website itself for its true content and meaning and, except as so referred, deny all the allegations in Paragraph 106. Defendants further deny that Defendants Robert Chen or RC Security have used the OtterSec website, name, or logo. Defendants otherwise deny all the allegations in Paragraph 106.
- 107. Defendants deny that Defendants Robert Chen or RC Security have used the OtterSec social media account or verified Twitter account. Paragraph 107 contains a legal assertion for which no response is required. Defendants otherwise deny all the allegations in Paragraph 107.
- 108. Defendants admit that Plaintiff purports to describe the website at http://twitter.com/osec_io and purports to draw conclusions from that website, but deny those conclusions. Defendants refer to the website itself for its true content and meaning and, except as so referred, deny all the allegations in Paragraph 108. Defendants deny the implication that Defendants Robert Chen or RC Security have used the OtterSec name, logo, trademarks, domain name, and social media and other communication accounts. Defendants otherwise deny all the allegations in Paragraph 108.
- 109. Paragraph 109 consists of legal assertions for which no response is required, but to the extent any such response is required, Defendants deny all the allegations in Paragraph 109.
- 110. Paragraph 110 consists of legal assertions as to which no response is required, but to the extent any such response is required, Defendants deny all the allegations in Paragraph 110.

CAUSES OF ACTION

FIRST CAUSE OF ACTION

- 111. Defendants repeat and reallege each of their responses and denials to Paragraphs1–110 of the Complaint as if made in response to Paragraph 111.
- 112. Paragraph 112 consists of legal assertions as to which no response is required, but to the extent any such response is required, Defendants admit that Defendant Otter Audits has used the OtterSec name, logo, trademarks, domain name, and social media and other communication accounts, but Defendants otherwise deny all the allegations in Paragraph 112, including the implication that Defendants Robert Chen or RC Security have used the OtterSec name, logo, trademarks, domain name, and social media and other communication accounts.
- 113. Paragraph 113 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 113.
- 114. Paragraph 114 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 114.
- 115. Paragraph 115 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 115.
- 116. Paragraph 116 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 116.
- 117. Paragraph 117 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 117.
- 118. Paragraph 118 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 118.

- 119. Paragraph 119 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 119.
- 120. Paragraph 120 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 120.
- 121. Paragraph 121 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 121.
- 122. Paragraph 122 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 122.

SECOND CAUSE OF ACTION

- 123. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–122 of the Complaint as if made in response to Paragraph 123.
- 124. Paragraph 124 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 124.
- 125. Paragraph 125 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 125.
- 126. Defendants admit that Plaintiff makes the contentions described in Paragraph 126, but deny the allegations described, as further detailed herein.
- 127. Paragraph 127 contains legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 127 except to admit that Plaintiff makes the contentions described in Paragraph 127. Defendants deny the allegations described, as further detailed in Paragraphs 1-127.
- 128. Paragraph 128 contains legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 128 except to admit

that Plaintiff makes the contentions described in Paragraph 128. Defendants deny the allegations described, as further detailed in Paragraphs 1-128.

- 129. Paragraph 129 consists of a demand for legal relief to which no response is required.

 To the extent a response is required, Defendants deny the allegations in Paragraph 129.
- 130. Paragraph 130 consists of a demand for legal relief to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 130.

THIRD CAUSE OF ACTION

- 131. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–130 of the Complaint as if made in response to Paragraph 131.
- 132. Paragraph 132 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 132.
- 133. Paragraph 133 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 133.
- 134. Paragraph 134 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 134.
- 135. Paragraph 135 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 135.
- 136. Paragraph 136 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 136.

FOURTH CAUSE OF ACTION

- 137. Defendants repeat and reallege each of their responses and denials to Paragraphs1–136 of the Complaint as if made in response to Paragraph 137.
- 138. Paragraph 138 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 138.
- 139. Paragraph 139 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 139.
- 140. Paragraph 140 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 140.
- 141. Paragraph 141 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 141.
- 142. Paragraph 142 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 142.
- 143. Paragraph 143 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 143.
- 144. Paragraph 144 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 144.
- 145. Paragraph 145 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 145.

FIFTH CAUSE OF ACTION

146. Defendants repeat and reallege each of their responses and denials to Paragraphs1–145 of the Complaint as if made in response to Paragraph 146.

- 147. Paragraph 147 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 147.
- 148. Paragraph 148 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 148.
- 149. Paragraph 149 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 149.
- 150. Paragraph 150 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 150.

SIXTH CAUSE OF ACTION

- 151. Defendants repeat and reallege each of their responses and denials to Paragraphs 1–150 of the Complaint as if made in response to Paragraph 151.
- 152. Defendants refer to the OtterSec's Operating Agreement, First Amendment, and Second Amendment themselves for their true content and meaning and deny any allegations, implications, or conclusions drawn by Plaintiff that are inconsistent with those documents, which speak for themselves and, except as so referred, and except insofar as Plaintiff's interpretation of those documents is a legal assertion to which no response is required, Defendants deny all the allegations in Paragraph 152.
- 153. Paragraph 153 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 153.
- 154. Paragraph 154 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 154.
- 155. Paragraph 155 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 155.

SEVENTH CAUSE OF ACTION

- 156. Defendants repeat and reallege each of their responses and denials to Paragraphs1–155 of the Complaint as if made in response to Paragraph 156.
- 157. Paragraph 157 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 157.
- 158. Paragraph 158 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 158.
- 159. Paragraph 159 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 159.

EIGHTH CAUSE OF ACTION

- 160. Defendants repeat and reallege each of their responses and denials to Paragraphs1–159 of the Complaint as if made in response to Paragraph 160.
- 161. Paragraph 161 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 161.
- 162. Paragraph 162 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 162.
- 163. Paragraph 163 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 163.
- 164. Paragraph 164 consists of legal assertions to which no response is required. To the extent a response is required, Defendants deny the allegations in Paragraph 164.
- 165. Defendants deny all of the allegations of the Complaint not specifically admitted above and deny that Plaintiff is entitled to any relief from any of the Defendants.

JURY DEMAND

Defendants demand a trial by jury of all issues so triable.

AFFIRMATIVE DEFENSES

- 1. The Complaint and each of its causes of action fail to state a claim upon which relief can be granted.
- 2. Plaintiff lacks standing to assert some or all of the claims or to obtain the relief sought in the Complaint.
 - a. Plaintiff is not engaged in commerce, lacks any commercial interest, never possessed any of the marks in question, and therefore lacks a cause of action under the Lanham Act. For the same reasons, Plaintiff cannot bring a claim for tortious interference.
 - b. Defendants owed no fiduciary duties to the Estate or Sam Chen.
 - c. Plaintiff, the personal representative of the Estate, was never a member of OtterSec,
 LLC and thus cannot pursue claims for breach of fiduciary duty.
- 3. Plaintiff's claims for breach of fiduciary duty and aiding and abetting breach of fiduciary duty fail because Plaintiff did not bring a derivative action and cannot meet the statutory requirements to bring a derivative action. Wyo. Stat. Ann. §§ 17-29-902 to 904.
- 4. Plaintiff's claims for fraud and aiding and abetting fraud fail because Plaintiff has not stated with particularity the circumstances constituting fraud or mistake as required by Federal Rule of Civil Procedure 9(b).
- 5. Plaintiff's claims for fraud and misappropriation and conversion and Plaintiff's demand for an accounting fail because Defendants never withheld such funds and information from the Plaintiff.

- 6. Plaintiff's claim for breach of contract fails because Section 1.8 of the Operating Agreement was not violated. Section 1.3 of the Operating Agreement not only permitted, but required dissolution of OtterSec following Sam's death, and Plaintiff has identified no breach of the contract by Defendant Robert Chen other than the dissolution of OtterSec. Plaintiff's claims for breach of fiduciary duty, misappropriation and conversion, and Plaintiff's demand for a declaratory judgment also fail for the same reasons.
- 7. Plaintiff has not made a proper demand for the property Defendants have allegedly misappropriated and converted, and therefore she may not pursue a misappropriation and conversion claim.
- 8. Plaintiff's claim for misappropriation and conversion further fails because Defendants do not hold any money or property belonging to Plaintiff and because Plaintiff's interest, if any, in OtterSec, remains in OtterSec's bank account which holds the funds Defendant Robert Chen paid for OtterSec's assets and from which no distributions of profits have been made.
- 9. Plaintiff's claims for breach of fiduciary duty and conversion fail, and Plaintiff is not entitled to a declaratory judgment stating that Defendants breached any fiduciary duties or converted and misappropriated assets because Plaintiff never had legal title to any of the assets at issue and because they were legitimately purchased by the Defendants.
- 10. Plaintiff's claims fail under the doctrine of license because Defendant Robert Chen acted within his rights as the sole surviving member of OtterSec.
- 11. Plaintiff is not entitled to an accounting. This is the case either because Plaintiff has brought no other viable claims or, in the alternative, because Plaintiff has brought at least one other viable claim, in which case an accounting is not necessary.

- 12. Plaintiff is not entitled to a declaratory judgment because it has not brought any other viable claims.
- 13. Plaintiff's claims for misappropriation and conversion, breach of contract, and Plaintiff's demand for an accounting all fail because, under Wyoming law, the death of a member of a Wyoming LLC results in that person being dissociated as a member of the LLC, terminates the deceased member's person's right to participate as a member in the management and conduct of the company's activities, and provides the transferee receiving the deceased member's transferrable interest, if any, with only the rights available to a trustee (not those available to a member of the LLC). *See* Wyo. Stat. Ann §§ 17-29-602, 17-29-603.
- 14. Plaintiff is not entitled to an accounting because it never issued a proper demand for information available to it under Wyoming Law. *See* Wyo. Stat. Ann §§ 17-29-504, 17-29-410.
- 15. Plaintiff is not entitled to an accounting of any transactions that took place prior to the dissolution of OtterSec because in a dissolution and winding up of a Wyoming LLC, a transferee is entitled to an account of the company's transactions only from the date of dissolution. *See* Wyo. Stat. Ann. § 17-29-502.
- 16. To the extent that Plaintiff's claims are brought against Defendants Otter Audits and RC Security as successors to OtterSec, and to the extent that claims against Defendants Robert Chen seek to pierce the corporate veil of OtterSec to hold him personally liable for actions he took in his corporate capacity, Plaintiff's claims are barred under Wyo. Stat. Ann. § 17-29-703(c).
- 17. Plaintiff is barred from seeking or obtaining some or all of the relief she requests by the doctrines of waiver, laches and/or acquiescence.
- 18. Plaintiff is estopped from pursuing the Complaint, in whole or in part, because Plaintiff's alleged injury was caused by Plaintiff's own actions.

- 19. Plaintiff's claims are barred in whole or in part by the doctrine of accord and satisfaction.
- 20. Plaintiff has not alleged facts that would justify piercing the corporate veils of OtterSec LLC and Defendants RC Security and Otter Audits to hold Defendant Robert Chen liable for actions taken by those corporations.
- 21. Any alleged harm suffered by Plaintiff was not directly or proximately caused by any conduct by Defendants, or by any person or entity whose acts may be attributed to Defendants for any reason, including theories of successor liability.
- 22. Any alleged harm suffered by the Plaintiff was the proximate result of the acts and/or omissions of parties over whom Defendants exercised no control.
- 23. Defendant Robert Chen cannot be held liable for actions or omissions he took, in his role as the Chief Executive Member of OtterSec, in good faith and to promote the best interests of the Company, per Section 4.7 of the OtterSec Operating Agreement and First Amendment.
- 24. Defendants cannot be held liable for punitive damages because none of the Defendants, nor any of Defendants' Otter Audits or RC Security's, officers, directors, managing agents, or employees acted with actual or express malice.
- 25. Plaintiff is equitably estopped from recovering on her claims because David Chen, acting on behalf of Sam Chen and/or his Estate, contributed to the breakdown of communications and relations between Robert Chen and Sam Chen and/or his estate.
- 26. Plaintiff's claims are barred, as presented here, under the doctrine of defect of parties because David Chen is not a party to this lawsuit and because resolving any claims in favor of Plaintiff without first joining David Chen as a plaintiff would subject Defendants to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations.

- 27. Plaintiff's claims are barred, in whole or in part, because they did not accrue prior to Sam Chen's death, and thus Plaintiff has no cause of action under Maryland Code, Estates and Trusts, § 7-40(y)(1).
- 28. Plaintiff's claim for breach of contract fails because Plaintiff lacks privity with Defendants.

Respectfully submitted,

Dated: April 12, 2024 /s/ Rachel Clattenburg

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Counsel for Defendants

CERTIFICATE OF SERVICE

I certify that on April 12, 2024, I filed the foregoing Amended Answer of Defendants Robert Chen, Otter Audits LLC, and RC Security LLC via CM/ECF which serves a copy on all counsel of record.

/s/ Rachel Clattenburg
Rachel Clattenburg

EXHIBIT 3-1

AMENDED OPERATING AGREEMENT

FOR

OtterSec LLC

A MULTIPLE MEMBER-MANAGED LIMITED LIABILITY COMPANY

ARTICLE I Company Formation

- 1.1. **FORMATION.** The members have formed a Limited Liability Company (the "Company") according to the laws of the state in which the Company was formed. This operating agreement is entered into and effective as of the date it is adopted by the members.
- 1.2. **REGISTERED AGENT.** The name and location of the Company's registered agent will be stated in the company's formation documents.
- 1.3. **TERM.** The Company will continue perpetually unless:
 - (a) Members whose capital interest as defined in Article 2.2 exceeds 50 percent vote for dissolution;
 - (b) Any event which causes the Company's business to become unlawful; (c) The death, resignation, expulsion, bankruptcy, retirement of a member or the occurrence of any other event that terminates the continued membership of a member of the Company; or
 - (d) Any other event causing dissolution of the Company under applicable state laws.
- 1.4. **CONTINUANCE OF COMPANY.** In the event of an occurrence described in Section 1.3(c), if there are at least two remaining members, those members have the right to continue the business of the Company. This right can be exercised only by the unanimous vote of the remaining members within ninety (90) days after the occurrence of an event described in Section 1.3(c). If not exercised, the right of the members to continue the business of the Company will expire.
- 1.5. **BUSINESS PURPOSE.** The Company will conduct any lawful business deemed appropriate in carrying out the company's objectives.
- 1.6. **PRINCIPAL PLACE OF BUSINESS.** The Company's principal place of business will be stated in the formation documents, or as selected by the members.
- 1.7. **THE MEMBERS.** The name and residential address of each member are listed in Certification of Member section of this agreement.
- 1.8. ADMISSION OF ADDITIONAL MEMBERS. Additional members may only be admitted to the Company through a Certificate of New Membership issuance by the company of new interest in the Company or as otherwise provided in this agreement.

ARTICLE II Capital Contributions

2.1. **INITIAL CONTRIBUTIONS.** The members will not initially contribute capitalous the Company.

2.2. **ADDITIONAL CONTRIBUTIONS.** Except as provided in ARTICLE 6.2, no member will be obligated to make any additional contribution to the Company's capital.

ARTICLE III Profits, Losses and Distributions

- 3.1. PROFITS/LOSSES. For financial accounting and tax purposes, the Company's net profits or net losses will be determined on an annual basis. These profits and losses will be allocated to the members in proportion to each member's capital interest in the Company as set forth in this agreement below, as amended, and in accordance with Treasury Regulation 1.704-1.
- 3.2. **DISTRIBUTIONS.** The members will determine and distribute available funds annually or as they see fit. "Available funds" refers to the net cash of the Company available after expenses and liabilities are paid. Upon liquidation of the Company or liquidation of a member's interest, distributions will be made in accordance with the positive capital account balances or pursuant to Treasury Regulation 1.704-l(b)(2)(ii)(b) (2). To the extent a member has a negative capital account balance, there will be a qualified income offset, as set forth in Treasury Regulation 1.704-l(b)(2)(ii)(d).

ARTICLE IV Management

- 4.1. MANAGEMENT OF THE BUSINESS. The members are responsible for the management of the Company.
 - 4.2. **MEMBERS.** The liability of the members will be limited according to state law. No member is an agent of any other member of the Company, solely by reason of being a member.
- 4.3. **POWERS OF MEMBERS.** All members are authorized on the Company's behalf to make decisions as to:
 - (a) the sale, development, lease, or other disposition of the Company's assets; (b) the purchase or other acquisition of other assets;
 - (c) the management of all or any part of the Company's assets;
 - (d) the borrowing of money and the granting of security interests in the Company's assets;
 - (e) the pre-payment, refinancing, or extension of any loan affecting the Company's assets;
 - (f) the compromise or release of any of the Company's claims or debts;
 - (g) the employment of persons, firms, or corporations for the operation and management of the Company's business.

The members are further authorized to execute and deliver:

- (w) all contracts, conveyances, assignments leases, sub-leases, franchise agreements, licensing agreements, management contracts and maintenance contracts covering or affecting Company assets;
- (x) all checks, drafts, and other orders for the payment of the Company's funds;
- (y) all promissory notes, loans, security agreements, and other similal R.0086 documents; and

- (z) all other instruments of any other kind relating to the Company's affairs.
- 4.4. CHIEF EXECUTIVE MEMBER. The members may elect a Chief Executive Member. The Chief Executive Member has primary responsibility for managing the operations of the Company and for carrying out the decisions of the members. If a Chief Executive Member is elected, then the powers listed in Section 4.3 shall be held by the Chief Executive Member. If a Chief Executive Member is elected, then the other members will take no part in the control, management, direction, or operation of the Company's affairs and will have no power to bind the Company in legal agreements. The Chief Executive Member may seek advice from the members, but need not follow such advice.
- 4.5. **NOMINEE.** Title to the Company's assets must be held in the Company's name or in the name of any nominee that the members may designate. Pursuant to the powers listed in Section 4.3, the members have power to enter into a nominee agreement with any such person, and such agreement may contain provisions indemnifying the nominee, except for his or her willful misconduct.
- 4.6. COMPANY INFORMATION. The Chief Executive Member must supply information regarding the company or its activities to any member upon request. Any member, or their authorized representative, will have access to and may inspect and copy all books, records, and materials in the Chief Executive Member's possession regarding the Company or its activities. Access and inspection of information will be at the requesting member's expense.
- 4.7. **EXCULPATION.** Any act or omission of the Chief Executive Member, the effect of which may cause loss or damage to the Company or the members, if done in good faith to promote the best interests of the Company, will not subject the Chief Executive Member to any liability.
- 4.8. **INDEMNIFICATION.** The Company will indemnify any person who was or is a party defendant or is threatened to be made a party defendant, in a pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Company) by reason of the fact that the person is or was a member of the Company, employee, or agent of the Company, or is or was serving at the request of the Company, for instant expenses (including attorney's fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred in connection with such action, suit or proceeding if the members determine that the person acted in good faith and in a manner he or she reasonably believed to be in or not opposed to the best interest of the Company, and with respect to any criminal action proceeding, has no reasonable cause to believe his or her conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of "no lo Contendere" or its equivalent, does not in itself create a presumption that the person did or did not act in good faith and in a manner which he or she reasonably believed to be in the best interest of the Company, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his or her conduct was lawful.
- 4.9. **RECORDS.** The members must keep the following at the company's principal place of business or other location:
 - (a) A current list of the full name and the last known street address of each member; (b) A copy of the Articles of Organization, this operating agreement, and all amendments to either document;
 - (c) Copies of Company's federal, state and local income tax returns and reports for the three (3) most recent years;

(d) Copies of the Company's financial statements for the three (3) most recent years.

ARTICLE V Compensation

- 5.1. **MANAGEMENT FEE.** Any member rendering services to the Company is entitled to compensation proportionate with the value of those services.
- 5.2. **REIMBURSEMENT.** The Company must reimburse the members for all direct out-of-pocket expenses incurred by them in managing the Company.

ARTICLE VI Bookkeeping

- 6.1. BOOKS. The Chief Executive Member will maintain a complete and accurate accounting of the Company's affairs at the Company's principal place of business. The members may select the method of accounting and the company's accounting period will be the calendar year.
- 6.2. **MEMBER'S ACCOUNTS.** The members must maintain separate capital and distribution accounts for each member. Each member's capital account will be determined and maintained in the manner set forth in Treasury Regulation 1.704-I(b)(2)(iv) and will consist of his or her initial capital contribution increased by:
 - (a) Any additional capital contribution made by the member;
 - (b) Credit balances transferred from the member's distribution account to his or her capital account;

and decreased by:

- (x) Distributions to the member in reduction of Company capital;
- (y) The member's share of Company losses if charged to his or her capital
- 6.3. **REPORTS.** The Chief Executive Member will close the books of account after the close of each calendar year and will prepare and send to each member, a statement of such member's distributive share of income and expense for income tax reporting purposes.

ARTICLE VII Transfers

7.1. **ASSIGNMENT.** If a member proposes to sell, assign, or otherwise dispose of all or any part of his or her interest in the Company, that member must first make a written offer to sell his or her interest to the other members at a price determined by mutual agreement. If the other members decline or fail to elect such interest within thirty (30) days, and if the sale or assignment is made and the members fail to approve this sale or assignment unanimously then, pursuant to the applicable law, the purchaser or assignee will have no right to participate in the management of the business and affairs of the Company. The purchaser or assignee will only be entitled to receive the share of the profits or other compensation by way of income and the return of contributions to which that member would otherwise be entitled.

ARTICLE VIII Dissolution

8.1. **DISSOLUTION.** The member(s) may dissolve the company at any time. The member may NOT dissolve the company for a loss of membership interests. Upon dissolution the company must pay its debts first before distributing cash, assets, and/or initial capital to the member or the members interests. The dissolution may only be ordered by the member(s), not by the owner of the members interests.

CERTIFICATION OF MEMBER

The undersigned hereby agree, acknowledge, and certify that the foregoing operating agreement is adopted and approved by each member as of this 16th day of April, 2022. The undersigned also acknowledge that **this document amends the original operating agreement** signed on February 14th, 2022.

DocuSigned by:

Members:

Name: Robert Chen. Percent 60%

Address: 4710 142nd PL SE Bellevue WA 98006

Name: Sam Chen. Percent 40%

Address: 13717 Travilah Rd Rockville Md 20850

J.R.0089

EXHIBIT 3-2



OtterSec-

---- archive ---- / standup

share what you're doing! https://www.notion.so/0bbcd36926374b36bc9fc9c7a38df777?v=7fbb256349ef4bad93ac81db10eefca5 Between 4/12/2022 12:00 AM and 4/14/2022 12:00 AM



ra 4/12/2022 5:39 AM

Feel like we'll have to leek a lot of alpha to pick a fight with them lol

Like our bot cluster but w/e



nojob 4/12/2022 5:41 AM



lmao

ra 4/12/2022 6:14 AM Give quote to UXD



NotDeGhost 4/12/2022 9:59 AM time to call jump crypto



hhofstadt@jumptrading.com



Kanav Kariya



notdeghost@osec.io



na Give quote to UXD



ra 4/12/2022 10:00 AM They did not like it



EhhThing 4/12/2022 10:04 AM

oh btw I have a friend that's interning @ jump crypto next term, who might be interested in joining osec afterward 👀 (edited)





NotDeGhost 4/12/2022 10:28 AM



do they do security?



NotDeGhost 4/12/2022 9:10 PM

cashio + serum code review

+ call w/ jump crypto president



ra 4/13/2022 6:15 AM

finish blog post with strellic + work on serum with cppio + avoid dying of covid

also check out waev's stuff

followup with ppl from miami in general



kchow 4/13/2022 10:48 AM

cashio + pyth staking/governance code review



hgarrereyn 4/13/2022 3:48 PM

jet-margin writeup

EXHIBIT 3-3

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2 days Yea

NotDeGhost 4/5/2022 11:28 PM tbh i think in the future

not both of us should go

to these kinda events

or mby we should alternate going this time

we have too many audits to do

ra 4/5/2022 11:28 PM And 1 should grin

NotDeGhost 4/5/2022 11:28 PM yeah

ra 4/5/2022 11:29 PM

ra 4/5/2022 11:29 PM Nap on the afternoon

Ehh I was kinda planning on just going in the morning, coming back for the afternoon

yeah i can go in the afternoon lol

NotDeGhost 4/5/2022 11:29 PM

+you don't wake up until like 10:30 lol

I think it's better if we stay together tho for communication Altho ig we're not rlly working on the same things anymore

a ra Also cousin with me ra 4/5/2022 11:36 PM

Last minute thing lol

yeah u should come over and we can

NotDeGhost 4/6/2022 12:09 AM

work in the airbnb

NotDeGhost 4/9/2022 9:35 AM https://discord.com/channels/428295358100013066/689412830075551748/962367207684341781

NotDeGhost 4/9/2022 11:06 AM NDA.docx

this should work

ra 4/9/2022 11:07 AM Will send to them later

288.55 KB

ra pinned a message to this channel. 4/9/2022 11:08 AM NotDeGhost 4/10/2022 11:48 AM

u should do biweekly ie do one like tues

> NotDeGhost 4/10/2022 1:24PM can u send 4250 USDC to 63pRPtL8cTBMfVBDeYwBa7Cvgnc7eW6CVr8vREAjZex6

can u do it like wednesday

or smth

bi-weekly

NotDeGhost u should do biweekly
ra 4/10/2022 2:09PM

Sync with cppio?

NotDeGhost 4/10/2022 2:09 PM yes

- 🏁 NotDeGhost can u send 4250 USDC to 63pRPtL8cTBMfVBDeYwBa7Cvgnc7eW6CVr8vREAjZex6

ra 4/10/2022 2:10 PM

Don't have any keys on my laptop sorry
I can ask my brother to do it tho I think

What do you need it for

NotDeGhost 4/10/2022 2:11PM pay arin

no rush u can do it when u get back

ra 4/10/2022 2:11PM

Ok

NotDeGhost 4/10/2022 2:11PM also does biweekly work for serum

ra 4/10/2022 2:11PM Wait can't we pay him in usd

NotDeGhost 4/10/2022 2:11PM uhh

it's fine dwai usdc less fees u should also ask tria to sit in

ra 4/10/2022 2:12 PM
?? Wait what did you do with arin

NotDeGhost 4/10/2022 2:12PM the bot sale bruh

ra 4/10/2022 2:12PM

thought it was wages or smth and was like ???

NotDeGhost also does biweekly work for serum
ra 4/10/2022 2:13PM

NotDeGhost 4/10/2022 2:13 PM

NotDeGhost 4/10/2022 2:13PM well the point would be to

ra 4/10/2022 2:13 PM Like even weekly because no bugs

idk if there's that much to sync

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Toppe Co.

NotDeGhost 4/10/2022 2:13 PM

talk abt what u found

like attack surface wise

i feel like working together is more productive too

ra 4/10/2022 2:14 PM

already did that day one

attack surface doesn't rlly appear mid audit or smth

1999

NotDeGhost 4/10/2022 2:14 PM

also to motivate him



ra 4/10/2022 2:14 PM

ok I can physically show up to cmu

Wait shit I have COVID spring break plans ruined fuckkk



NotDeGhost 4/10/2022 2:15 PM

rip



ra 4/10/2022 2:15 PM

Fuck florida



NotDeGhost i feel like working together is more productive too

ra 4/10/2022 2:15 PM

Anyways was hoping to come to cmu in person to do this

Because sitting on call in silence is.kinda no bueno too



NotDeGhost 4/10/2022 2:16 PM

ok well we need

smth to show them soon



ra 4/10/2022 2:16 PM

I think that could have been because I'm kinda fucked this week tho so



NotDeGhost 4/10/2022 2:16 PM

like we cannot screw up this audit



ra 4/10/2022 2:17 PM

I know mf I know I just woke up pls fjfjjfjfjfjfj

Sorry but kinda grumpy woke up feeling feverish again



NotDeGhost 4/10/2022 2:17 PM

hm i feel like screensharing code and

working together is not a bad thing

ok whatever we can figure it out later

from my experience cppio is just hard to motivate

so u need to sit down w/ him



ra 4/10/2022 2:18 PM

Yeah I think that's ok didn't do that bc laptop will do that at home setup

Sure



NotDeGhost 4/10/2022 2:18 PM

kk u should ask him to schedule it wed



NotDeGhost ok well we need



ra 4/10/2022 2:20 PM

just smol thing but how is this a "ok well" moment kinda annoying like how does my shitty attitude towards holding a meeting relate to not knowing that this audit is important

o ig i just meant

imo u should priotize this above all else like u can push meetings onto me

and other stuff

or like other stuff that's blocking u



ra 4/10/2022 2:22 PM

yea I gotcha



NotDeGhost 4/10/2022 2:24PM

but like in return u should put a lotta time into serum

like im handling all the other audits rn

so u can do this



ra 4/10/2022 2:25 PM

yeah makes sense I was avoiding meetings bc I thought the last one was awkward not because I didn't want to spend the time srry I implied I was trying to ditch work or some crap



NotDeGhost 4/10/2022 2:25 PM

ah kk np

yeah hm, tbh we should have more coworking sessions

i think it helps connect w/ ppl and

motivates them

u should ask tria to join i think

o wait actually before u start on serum for today, can u write a poc for jet margin liquidation + close account dos

https://docs.google.com/document/d/1TdAJF9xlfq64mTJL54vJ7m-ptqs7WlxpG1exLXeSTKI/edit

OS-JET-ADV-01

is the close account thing

liquidation bug is just that they have users claim liquidations but

you can just claim ur own account as liquidtable



NotDeGhost u should ask tria to join i think



ra 4/10/2022 2:32 PM





NotDeGhost 4/10/2022 2:32 PM

and then liquidatoin_end + liquidation_begin it to endlessly lock it



ra 4/10/2022 2:33 PM

Oh I rember that is this jet-v1?



NotDeGhost 4/10/2022 2:33 PM

jet margin



ra 4/10/2022 2:33 PM

Huh ok same pattern



NotDeGhost 4/10/2022 2:34 PM

wait jet v1 does not have

liquidation lockign



ra 4/10/2022 2:34 PM

It did I think



NotDeGhost 4/10/2022 2:34 PM

no

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 99 of 162 O wait mb Something else I think ocygen Oxygen NotDeGhost 4/10/2022 2:35PM ra 4/10/2022 2:35 PM Also sorry I kinda feel bad physically rn so idt I should be making decisions rn bc I just wanna eat smth and sleep more rn lol Any decisions I make now will not be long term minded NotDeGhost 4/10/2022 2:36 PM hm writing pocs is braindead stuff so u can prob do that finding vulns requires being awake ra 4/10/2022 2:36 PM Going to get smth to eat first tho NotDeGhost 4/10/2022 2:39 PM pls by like 10 pm est or smth gotta get this in to them before the call tmrw NotDeGhost i think it helps connect w/ ppl and ra 4/10/2022 2:40 PM Lemme get back to you on this shit when I'm not hungry and tired NotDeGhost 4/10/2022 2:40 PM kk (edited) ra 4/10/2022 2:40 PM NotDeGhost you can just claim ur own account as liquidtable ra 4/10/2022 5:54 PM They already have a test that seems to show that it's intended behavior (no one else can liquidate after liquidate begin in hosted liquidate tests) NotDeGhost is the close account thing ra 4/10/2022 5:54 PM Finished poc for this - 🐉 ra They already have a test that seems to show that it's intended behavior(no_one_else_can_liquidate_after_liquidate_begin in hosted liquidate... ra 4/10/2022 5:58 PM So we probably need to explain why this is bad 🥙 ra They already have a test that seems to show that it's intended behavior(no_one_else_can_liquidate_after_liquidate_begin in hosted liquidate... NotDeGhost 4/10/2022 6:04 PM did u cancel and redo it and show timer extended ig

that's the main implica

ra 4/10/2022 6:13 PM

Uhh they have tests at the bottom commenting that test runtime clock doesn't work rip

NotDeGhost 4/10/2022 6:15 PM harry got it working check his pr

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ra 4/10/2022 6:15 PM Kk

27 minutes ago lol nice

NotDeGhost liquidation bug is just that they have users claim liquidations but ra 4/10/2022 6:47 PM

The bug is actually diff lol

You can't actually restart liquidation

From same liquidator

Because account is initializedd

So if you actually get liquidated once and then you get liquidated again before account is purged from runtime, the same liquidators that attempted a liq can't

Who found this bug btw?

NotDeGhost 4/10/2022 6:49 PM

uhh

🏶 ra So if you actually get liquidated once and then you get liquidated again before account is purged from runtime, the same liquidators that attempted a liq can't

Same issue as before with create account -> close account -> create account

NotDeGhost 4/10/2022 6:49 PM

ig u can do it with a diff bot account

ra 4/10/2022 6:49 PM

Yeah

NotDeGhost 4/10/2022 6:49 PM so still an issue

ra 4/10/2022 6:49 PM

Yeah

Just seems like this caused a diff bug

Than intended lol

Because bots don't usually create new keypairs randomly lol

NotDeGhost 4/10/2022 6:50 PM

yeah

so both issues

NotDeGhost me

ra 4/10/2022 6:50 PM

O was going to ask so I could dm for more efficient com lol

NotDeGhost 4/10/2022 6:51PM

wait r u sure it doesn't get cleanedup

like next slot

ra 4/10/2022 7:02 PM

Not sure

Probably

But ig kinda bug

Also ur missing meeting with darly

Daryl

NotDeGhost 4/10/2022 7:08 PM

yeah was eating

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l ~~+ i+

1999

NotDeGhost 4/10/2022 7:41PM

https://free.streamflow.finance/vesting

does this owrk

at port



ra 4/10/2022 7:44 PM

Idk would have to get home

Don't have access to osec wallet rn



NotDeGhost 4/10/2022 7:45 PM

kk

bruh why does 02 have

the pool config diff

wait

oh u renamed



ra 4/10/2022 7:48 PM

Yea

To match doc



NotDeGhost 4/10/2022 7:48 PM

wait so u did poc for close

but not liquidate yet right



ra 4/10/2022 7:48 PM

Yes



NotDeGhost 4/10/2022 7:50 PM

Google Docs - create and edit documents online, for free.

Create a new document and edit with others at the same time -- from your computer, phone or tablet. Get stuff done with or without an internet connection. Use Docs to edit Word files. Free from Google.

also this is the actual doc btw

the other one is just s3v3ru5's thing



NotDeGhost 4/10/2022 8:42 PM

ok i dunno what ur liquidation poc is doing

or why the diff is so big

so ima just not do it for now



ra 4/13/20227:39 AM

who are we having do the second cashio audit btw



NotDeGhost 4/13/2022 7:40 AM

kevin



ra 4/13/20227:41AM

no like didn't cashio want a second auditing firm



NotDeGhost 4/13/2022 7:43 AM

prob certik

they give us 5% rebate



ra 4/13/2022 7:44 AM

ok ic

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ratio finance is atrix btw



NotDeGhost 4/13/2022 9:21AM

i met their dudes



ra 4/13/2022 9:22 AM

o wait nvm

was looking at this https://twitter.com/ProjectSerum/status/1513986135848071168

(@ProjectSerum)

A new grant proposal from @RatioFinance is now live on the forum proposing a 500k \$SRM grant requesting \$SRM to be used for farming rewards in the USDr-USDC stable-stable pool on @AtrixProtocol

Read the proposal here:



https://t.co/38asRtQ1B5



y Twitter • 4/12/2022 2:03 PM

just assumed that atrix == ratio because i thought atrix would be requesting the lm rewards

also according to soju

they're very scuffed dev side



NotDeGhost 4/13/2022 9:24 AM

i met their lead dev

he likes me so

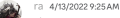


ra 4/13/2022 9:24 AM

yea soju said they formed their whole dev team after raising



NotDeGhost he likes me so



nice

wonder what they raised at

if they have vc money to burn on audits, w/e lol



NotDeGhost 4/13/2022 10:51AM

can u make a spreadsheet of

all the bots please



ra 4/13/2022 10:52 AM

https://docs.google.com/spreadsheets/d/1s2X1BaXx9tN-JWm8X9JWaYYngGe9MtQ7gSZdoZnbUNQ/edit#gid=0

Google Sheets - create and edit spreadsheets online, for free.

Create a new spreadsheet and edit with others at the same time -- from your computer, phone or tablet. Get stuff done with or without an internet connection. Use Sheets to edit Excel files. Free from Google.



NotDeGhost 4/13/2022 11:29 AM

are pertark + hari doing actual work

i think we're overpaying both of them

am tempted to fire and replace w/ cmu students



NotDeGhost i think we're overpaying both of them

ra 4/13/2022 11:34 AM yea prolly



NotDeGhost 4/13/2022 11:41AM

ok can u tell them to hop on a call w/ me today

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ill call w/ them

i have a call with patrick today already



NotDeGhost 4/13/2022 11:43 AM



ra 4/13/2022 12:06 PM

ok finished firing patrick



NotDeGhost 4/13/2022 12:06 PM

remove him from gh + discord pls



ra 4/13/2022 12:25 PM

who do we have on anchor static anal rn actually

defund is doing audits rn right

so is cppio

is ethan doing anything



NotDeGhost 4/13/2022 12:27 PM

ethan was busy w/ midterms but i dunno



– 🍣 ra who do we have on anchor static anal rn actually

NotDeGhost 4/13/2022 12:27 PM

v0ldemort

u should ask him nicer i deleted ur msg

or it's only been 3 days so

also u should remind pertark of the nda

and ask him to remove all files related to osec



ra 4/13/2022 12:34 PM

done



- 🤲 NotDeGhost u should ask him nicer



ra 4/13/2022 12:36 PM



NotDeGhost 4/13/2022 12:36 PM

i willin a but

bit



ra 4/13/2022 12:36 PM



NotDeGhost 4/13/2022 12:36 PM

how is serum going



ra 4/13/2022 12:37 PM

going to work on it w/ cppio today



NotDeGhost 4/13/2022 12:37 PM

he's afk

u should just work on it

urself for now



ra 4/13/2022 12:37 PM

have been managing wallets/contacting ppl this morning

ra 4/13/2022 12:37 PM need to get back to ppl from miami tho so will probably look at it tomorrow NotDeGhost 4/13/2022 12:38 PM ra 4/13/2022 12:38 PM looking at waev's papers rn NotDeGhost 4/13/2022 12:38 PM it takes 9 hrs to respond to ppl? – 🥙 ra looking at waev's papers rn NotDeGhost 4/13/2022 12:39 PM what is this ra 4/13/2022 12:39 PM guy me/sam were talking to at azi's party decentralized data analytics NotDeGhost 4/13/2022 12:40 PM ok responding to ppl should not take ra 4/13/2022 12:40 PM similar to google analytics

NotDeGhost 4/13/2022 12:40 PM the whole day

ra 4/13/2022 12:41PM ik

Ta have been managing wallets/contacting ppl this morning
 4/13/2022 12:42 PM
 Managing wallets was looking at a thing involving cashio lm mining on quarry since they got hacked saber closed their stable pools

NotDeGhost 4/13/2022 12:42 PM ok sure
u still need to do serum

ra 4/13/2022 12:42 PM yes

> NotDeGhost 4/13/2022 12:53 PM rip serum asked us ok i think we need to do weekly updates for projects

ra 4/13/202212:56PM
yea solend has a weekly call to show what you did during the week

NotDeGhost 4/13/2022 12:56 PM
yeah but we need to do weekly updates for the
projects we audit
or else they'll ask us this and it looks rly bad

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o thought you were talking about voldemort

NotDeGhost or else they'll ask us this and it looks rly bad

ra 4/13/2022 12:57PM

sure

NotDeGhost 4/13/2022 12:57 PM

we have nothing to show for serum rn?



ra 4/13/2022 12:57 PM

we do not

NotDeGhost 4/13/2022 12:58 PM

how is that possible

it's been like

1.5 weeks



ra 4/13/2022 12:58 PM

serum is nowhere on the same level as port/jet

in terms of professionalism

and code quality

NotDeGhost 4/13/2022 12:58 PM

ok well i was looking at it on the plane

and found some sus stuff so

in like 1 hr

ra 4/13/2022 12:59 PM

pls post in serum channel

and i'll look at it w/ cppio

NotDeGhost 4/13/2022 12:59 PM

wait i don't get how

u guys found nothing

i will share later



ra 4/13/2022 1:00 PM

can u send now so i can look at it now



NotDeGhost 4/13/2022 1:00 PM



ra 4/13/2022 1:00 PM

NotDeGhost 4/13/2022 1:00 PM

u should look for it urself

if i can find it in an hr



— 🏶 ra serum is nowhere on the same level as port/jet

NotDeGhost 4/13/2022 1:01PM this is just bs



ra 4/13/2022 1:01PM

in what way



NotDeGhost 4/13/2022 1:02 PM

ur claim that there are no vulns

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 106 of 162 i'm not claiming there are no vulns bc we don't know that NotDeGhost 4/13/2022 1:02 PM no easy vulns ra 4/13/2022 1:03 PM NotDeGhost 4/13/2022 1:03 PM well if i can find it in 1 hr evidently not ra 4/13/2022 1:08 PM ok mb i did go into this audit with the preconception that serum's dev team is godly and that was probably a bad mindset to take as an auditor ty for the insight going to go take a nap first and take a look at serum-v4 with fresh eyes and that was probably a bad mindset to take ra 4/13/2022 1:20 PM gotta remember that everyone is just as human as you are and its not arrogant to think that way (edited) also jito labs meeting pog ra 4/13/2022 1:30 PM u going to join? NotDeGhost 4/13/2022 1:30 PM

** ra going to go take a nap first and take a look at serum-v4 with fresh eyes
NotDeGhost 4/13/2022 1:56 PM

yeah this is also why im not gonna tell u the bugs im p sure it's a crit tho

or at least a high

NotDeGhost yeah this is also why im not gonna tell u the bugs ra 4/13/2022 1:56 PM

?

what is this

NotDeGhost 4/13/2022 1:56 PM for serum

ra 4/13/2022 1:56 PM
this is also why

** ra ok mb i did go into this audit with the preconception that serum's dev team is godly NotDeGhost 4/13/2022 1:57PM

"this"

ra 4/13/2022 1:57PM also can u handle the blog post with strellic getting good vibes from serum rn

NotDeGhost 4/13/2022 1:57PM ok

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mindset is important



NotDeGhost 4/13/2022 2:01PM u should at least note down weird stuff as u find it



ra 4/13/2022 2:11 PM



NotDeGhost 4/13/2022 2:12 PM ok

i dunno if we should fire hari at least he did *something*



ra 4/13/2022 2:13 PM yeah



NotDeGhost 4/13/2022 2:14PM wana do pomodoro with kevin u should try it



ra 4/13/2022 2:15 PM i used to do them

sure



NotDeGhost 4/13/2022 2:15PM u should make a pomo channel with a tomato emoji



ra 4/13/2022 2:15 PM

i used to go to my friend's house to do them



NotDeGhost 4/13/2022 2:15PM i think we should do more work together things



ra 4/13/2022 2:16 PM yea sounds good



NotDeGhost with kevin



ra 4/13/2022 2:17 PM

not rn bc im not sure how long this good vibe will last but mb tomorrow

1 Shirt

NotDeGhost 4/13/2022 2:17 PM thonk ok



ra 4/13/2022 2:17 PM

being sick kinda slaps ngl
die for the first few days
get the best fuckin coding vibes for the next few days

a lot of the rust bot was written when i had a cold (edited)



NotDeGhost 4/13/2022 2:19 PM tfw

or at least that's been my experience

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 108 of 162 ra 4/13/2022 2:19 PM also just a note you can't make me do smth by going like "well you have to" my brain needs why in this case i've decided its to prove that serum devs are not godly NotDeGhost tfw ra 4/13/2022 2:27 PM unfortunately pollen allergies do not work like this :(

please stop adhd means i can't control where the attention goes so if i get this kinda vibe i ride it while it lasts

ty srry but its a very adhd thing adhd is a terrible name its not a lack of attention its a lack of control over direction of attention

my attention does whatever the fuck it wants and since its right where i want it right now im going to try to keep going

NotDeGhost 4/13/2022 2:34 PM

NotDeGhost 4/13/2022 4:39 PM

NotDeGhost 4/14/2022 10:15 AM

NotDeGhost 4/14/2022 11:39 AM

taking a break to go walk outside

i have no idea how long it will last

NotDeGhost 4/14/2022 1:03 PM

tbh we're kinda on a roll though

NotDeGhost 4/14/2022 1:03 PM

NotDeGhost 4/14/2022 4:37 PM

NotDeGhost started a call that lasted 5 minutes 4/14/2022 4:39 PM

🙏 pls stop asking me to go do other stuff

i think it's a bad look

why leave pomo

ra 4/14/2022 11:39 AM

ra 4/14/2022 1:02 PM

and what will break it

i think this is a crit

ra 4/14/2022 1:03 PM

when im vibing tho

ra 4/14/2022 1:04 PM

we shoudl chat

ra 4/14/2022 4:38 PM sure, now?

okok ok

yea cppio is probably busy with exams or w/e rn

it's kinda weird when u publically simp for cts

tfw ok

wdyt

yeah it's fine

ra 4/13/2022 3:15 PM

J.R.0106

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also we are ok with

500k at 20 million right

for friends and family

talking to some potential vcs

thinking abt just giving everyone 50k



ra 4/14/2022 5:47 PM

what's the upside



NotDeGhost 4/14/2022 5:47 PM

connects



ra 4/14/2022 5:48 PM

does being vc funded make it that much easier?



NotDeGhost 4/14/2022 5:48 PM

no we give the 50k allocation to

important ppl in the space



ra 4/14/2022 5:48 PM

hmm can you give list



NotDeGhost 4/14/2022 5:49 PM

dunno

just in general

like mby wil from jet

elton

etc



ra 4/14/2022 5:50 PM

yea the thing is i feel like

since we're a services based company its pretty mercenary either way whether or not they own equity because we're pretty small in the grand scheme of things by size and won't really grow but the audit could make/break their proj



NotDeGhost 4/14/2022 5:51PM

yes hence why it's like

2.5% equity



ra 4/14/2022 5:51PM

giving out any equity at all is a huge commitment

since it breaks the 50/50 balance

this is why we didn't want to give nojob a small token amount of equity either



NotDeGhost 4/14/2022 5:52 PM



im gonna just tell ppl

friends and family



ra 4/14/2022 5:53 PM

what's the real reason you want investment? you've been very deflective about it in the past



NotDeGhost connects

NotDeGhost 4/14/2022 5:53 PM



ra 4/14/2022 5:58 PM

yeah i guess it's true that if we had investment from some places we could have snagged saber/mercurial and i think outside investment would definitely help somewhat with connections

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i mean i handle literally

all the deals

so i can tell you yes

investment woull help a ton



ra 4/14/2022 6:02 PM

can you give an example of like a specific instance ig

 $my\ current\ understanding\ is\ that\ we\ have\ a\ really\ close\ relationship\ with\ jet/companies\ we've\ audited\ in\ general\ but\ i\ haven't\ been\ in\ many\ calls$

(just want to know your exact reasoning - kinda down with this but i want to know why) (edited)

is it that new startups are not as confident that they'll make the right choice?

so they'll tend to default to tried and true with known backing like kudelski

so if we have investments backing us as well its easier to pick up newer startups who can't afford to just get all the auditors to audit their shit if they really need to ig (edited)



NotDeGhost 4/14/2022 6:17 PM

like elton connected me w/

a company today

and in general vcs have a lot of portfolio companies

that they can connect



ra 4/14/2022 6:19 PM

i wonder if race will ever send companies our way

dyt they'll be more committed to doing that if they have an investment



NotDeGhost 4/14/2022 6:20 PM

yes



ra 4/14/2022 6:21PM

lets ask nojob what he thinks

solend is vc invested and they get partnerships and $\ensuremath{\mathsf{crap}}$

so kinda same boat



NotDeGhost 4/14/2022 6:21PM

ok

can u do serum

and not have me

bug you every hour



ra 4/14/2022 6:21PM

i am actually writing down

bytes as we speak

lmao



NotDeGhost 4/14/2022 6:21PM

ok it is

kinda annoying how i feel like

i have to watch you

for you to do work



ra 4/14/2022 6:53 PM

actually should we add

grand pew to main serum audit chat



NotDeGhost 4/14/2022 6:53 PM

i did



ra 4/14/2022 6:53 PM

can he replace cppio as audit partner so you can

go do other stuff

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 111 of 162 NotDeGhost i

ra 4/14/2022 6:53 PM

this is what partner coding is

and ig what we'd optimally want from auditing as well

– 🐠 ra this is what partner coding is



ra 4/14/2022 6:54 PM

where you're supposed to physically look at their code



NotDeGhost 4/14/2022 6:54 PM no he needs to do fuzzing



ra 4/14/2022 6:54 PM

over their shoulder

i mean

he doesn't need to



NotDeGhost 4/14/2022 6:54 PM

it's more efficient

just poc please

if we find smth we can

not stress as much



a get the best fuckin coding vibes for the next few days

ra 4/14/2022 8:28 PM

also just late night ramble but its probably not because im sick its probably because context switching is expensive mentally which is why im pretty horrible when there's school in the picture

and it just takes a few days to context switch fully and since you get to stay home when sick that's why i associate being sick with ridiculously productive periods



NotDeGhost 4/14/2022 8:29 PM

hm interesting

summer should help then



ra 4/14/2022 8:29 PM

vea



NotDeGhost 4/15/2022 8:58 AM

ok so the new group chat is

a family office

who might want to invest

i talked to u abt them a while back



ra 4/15/2022 9:04 AM

hm ok



NotDeGhost 4/15/2022 10:15 AM should i book a bahamas house for

for a week



ra 4/15/2022 10:16 AM

are richard and the gang not going



NotDeGhost 4/15/2022 10:16 AM

i wana book one for osec

so fly ppl out



ra 4/15/2022 10:16 AM

that's a waste of money (edited)





each person is like



ra 4/15/2022 10:17 AM also

max 3 ppl per team



NotDeGhost 4/15/2022 10:17AM massive returns



ra 4/15/2022 10:17 AM for hackerhouse



NotDeGhost 4/15/2022 10:17 AM ?

we're not competing just team bonding



ra 4/15/2022 10:17 AM solend figured that out

by trying to register more than 3 ppl for hackerhouse the event $\,$



NotDeGhost 4/15/2022 10:17 AM oh wait there's one for



ra 4/15/2022 10:17 AM not like hackathon



NotDeGhost 4/15/2022 10:17 AM





ra 4/15/2022 10:19 AM did you finish blog post with strellic btw



NotDeGhost 4/15/2022 10:19 AM no

ok im booking this one

J.R.0110

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ra 4/15/2022 10:20 AM

wait

how many ppl are going



NotDeGhost 4/15/2022 10:20 AM

dunno

let's say 6



ra 4/15/2022 10:21AM

shouldn't we do that first?

like

isn't it before exams rn



NotDeGhost 4/15/2022 10:21AM

i asked some ppl

and they were onboard



ra 4/15/2022 10:21AM who



NotDeGhost 4/15/2022 10:21AM

harry

pew



ra 4/15/2022 10:22 AM

that's 2 ppl



NotDeGhost 4/15/2022 10:22 AM

mby defund

kevin

me

why is this such a concern

it's 2k

ok im booking



ra 4/15/2022 10:49 AM

just a random question, how did you ask your gf when we did the jet bug and used her id



NotDeGhost 4/15/2022 10:55 AM

?



ra 4/15/2022 10:55 AM

just wondering



NotDeGhost 4/15/2022 10:56 AM

why



ra 4/15/2022 11:51AM

ok i thought about stuff some more and discussed with my parents

how about i transfer over % of equity to you (edited)



NotDeGhost 4/15/2022 12:02 PM

hm why



ra 4/15/2022 12:03 PM

it's the best compromise

this way it's not unfair when you do more work because you reap more of the benefits as much as i want to, i'm not developed enough to perform on the same level as you

yeah fair



ra 4/15/2022 12:04 PM

which is fine, because i'm younger than you



NotDeGhost 4/15/2022 12:04 PM

would you still be dropping out of hs then?

or woudl u wana finish up ur studies



ra 4/15/2022 12:05 PM

i'll be finishing high school

will be taking as little classes as possible though



NotDeGhost 4/15/2022 12:05 PM

hm ok

what %?

but yeah ig that would make things more fair imo



ra 4/15/2022 12:10 PM

10% from me to you making it 40:60, meaning you have 50% more than me



NotDeGhost 4/15/2022 12:13 PM

yeah sure

although i hope this doesn't mean you'll adjust ur work down



ra 4/15/2022 12:14 PM

i just realized i can't

adjust my work up any further

like i probably can't go to bahamas



NotDeGhost 4/15/2022 12:15 PM

yeah i think that sounds fair



ra 4/15/2022 1:03 PM

can you email the lawyer to set this up



NotDeGhost 4/15/2022 1:04 PM

can't we just

amend the operating agreemnt



ra 4/15/2022 1:04 PM

not sure

seems fine though yeah



ra did you finish blog post with strellic btw



ra 4/16/2022 8:18 AM

i'll do it today if you don't have time



NotDeGhost 4/16/2022 8:20 AM ah yeah can u do that



ty



NotDeGhost 4/16/2022 10:35 AM

ok so for the family fund

i think they could be a decent partner

but i wana explore other options too so

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 115 of 162 ima send them an update for that k?

• i will ask them to delay for a few days



ra 4/16/2022 10:39 AM

sgtm

you misspelled conversation (edited)



NotDeGhost i will ask them to delay for a few days



ra 4/16/2022 10:45 AM in this message



NotDeGhost 4/16/2022 10:45 AM

fixed

NotDeGhost 4/16/2022 11:10 AM



ra 4/16/2022 11:11AM

hm mby pomo w/ cppio?

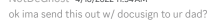




– 🐠 ra seems fine though yeah



NotDeGhost 4/16/2022 11:54 AM





ra 4/16/2022 11:55 AM

Sgtm



NotDeGhost amend the operating agrement

ra 4/16/2022 12:51PM

could you make this explicit somehow?

(bikeshed)



NotDeGhost 4/16/2022 12:51PM

it's in the email

Note that this replaces the existing operating agreement



ra 4/16/2022 12:56 PM

yeah my dad wants you to put that it in the document



NotDeGhost 4/16/2022 12:56 PM

literally the only person who could lose out is me



ok



NotDeGhost 4/16/2022 1:13 PM



NotDeGhost 4/16/2022 1:57 PM

what's ur dad's birthday?



ra 4/16/2022 5:35 PM

for what



NotDeGhost 4/16/2022 5:35 PM

check gink chat



ra 4/16/2022 6:33 PM

tfw leeching off of foresight guys



NotDeGhost 4/16/2022 6:34 PM he made the gc

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ra 4/16/2022 6:34 PM

lemon

thonk



NotDeGhost 4/17/2022 9:03 AM

r u checking the

tom chat btw



ra 4/17/2022 10:28 AM

just took a look

going to check out things he mentioned



NotDeGhost 4/17/2022 2:36 PM

wait

why are we missing the run script

for port pocs

??



ra 4/17/2022 2:39 PM

wut

clone.sh



NotDeGhost 4/17/2022 2:40 PM

how do i even run thi sthing



ra 4/17/2022 2:41PM

run clone.sh



NotDeGhost 4/17/2022 2:41PM

ik

but how do i get the output

oh i think this was that issue agian

can u gimme access to hetzner

 $ssh-ed25519\ AAAAC3NzaC1lZDI1NTE5AAAAIKAs3QjSC1i8JGB5sgts+PidA652C54+wAGFbKBagBiR\ me@robertchen.cc$



ra 4/17/2022 2:49 PM

root@65.108.43.144

done



NotDeGhost 4/17/2022 3:00 PM

can u kill the validator

on the box

the internet is dogshit

90kb/s



ra 4/17/2022 3:01PM

killed arb bot

network should be better



NotDeGhost on the box

ra 4/17/2022 3:01PM actually which box

my box

or hetzner



NotDeGhost 4/17/2022 3:03 PM

hetzner

no arb bot box is fine smh

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how tf

is hetzner fucked

it has 20gb/s pipe (edited)

just reboot it

NotDeGhost 4/17/2022 3:03 PM oh wait it's fine now





ra 4/17/2022 3:03 PM

NotDeGhost 4/17/2022 3:16 PM

ok i killed the validator

i hope we weren't running anything on it



ra 4/17/2022 3:23 PM

nah idts

NotDeGhost 4/17/2022 5:33 PM

what's the diff between

serum v3 and v4

could we do differential fuzzing between the two actually



ra 4/17/2022 6:22 PM

modularity really

probably



NotDeGhost 4/17/2022 6:22PM

like are the outputs the same?

is it supposed to be the same?



ra 4/17/2022 6:26 PM

uhhh not completely sure about that

should be very similar

main diff i can think of is swap function being built in

instead of being cpi program



NotDeGhost 4/17/2022 6:27 PM

uhh

wdym



NotDeGhost 4/17/2022 8:21PM

also did u claim port tokens yet



ra 4/18/2022 7:35 AM

should i

also

followup with david cai?

burrow is at \$400m tvl



NotDeGhost 4/18/2022 8:48 AM

uh wdym david cai

or how does that relate w/ burrow



ra 4/18/2022 9:07 AM

David cai is the near vc

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NotDeGhost 4/18/2022 9:08 AM the guy from woo networks?

we're having a chta w/ him right



ra 4/18/2022 9:08 AM

oh yea

ok



NotDeGhost 4/18/2022 11:38 AM hm wana call abt jump



ra started a call that lasted 34 minutes 4/18/2022 11:38 AM



NotDeGhost 4/18/2022 11:58 AM

63pRPtL8cTBMfVBDeYwBa7Cvgnc7eW6CVr8vREAjZex6



ra 4/18/2022 12:03 PM

 $https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN33EGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyj6Dq3D8gbmxEEPNruQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSEkCzN3AgGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4zr1Lc7gevr1Ebmiyg6Dq3D8gbmxEEPNruQk5eA\label{eq:https://solscan.io/tx/3TtzTsJnSekCzN3AgGhmYvV5YNBJXoXxcWXQC1hcLS16YARH4xr1Lc7gevr1AgghmYvV5YNBJXoXxcWXQC1hcLS16YARH4xr1Lc7gevr1$

Solana transaction details | Solscan



Solana detailed transaction info for signature

 $3 \\ Ttz \\ Ts \\ Jn \\ Sek \\ Cz \\ N33 \\ EGhm \\ Yv \\ V5Y \\ NB \\ JX \\ OXX \\ CW \\ QC1 \\ hc \\ LS16 \\ YARH4z \\ r1 \\ Lc7 \\ gev \\ r1 \\ Ebmi \\ yj \\ 6Dq \\ 3D8 \\ gbm \\ xEEP \\ Nru \\ Qk \\ 5eA \\ Nru \\$



NotDeGhost 4/18/2022 12:37 PM

tfw wil didn't show up so

jet meeting was 7 minutes



ra 4/18/2022 12:37 PM

lo

NotDeGhost 4/18/2022 9:08 PM

wait can u followup w/ cppio

we kinda need another person

to do this audit



ra 4/19/2022 5:48 AM

ok



NotDeGhost 4/19/2022 9:31AM

can u ping cppio



NotDeGhost 4/19/2022 11:01AM

hm so

kanav wants to meet with u after 4:30 PM central time

would u be free



ra 4/19/2022 12:10 PM

yeah



ra 4/19/2022 12:17 PM

today?



NotDeGhost 4/19/2022 12:17 PM

yes

ra 4/19/2022 12:17 PM

o ok



wana have a quick call

to talk abt jump ig



ra 4/19/2022 12:20 PM

sure, in 10?



NotDeGhost 4/19/2022 12:20 PM



ra 4/19/2022 12:31PM

now good?



NotDeGhost started a call that lasted 7 minutes 4/19/2022 12:31 PM



NotDeGhost 4/19/2022 3:01PM

did kanav show up



ra 4/19/2022 3:13 PM

No



NotDeGhost 4/19/2022 3:13 PM



ra 4/19/2022 3:13 PM

Not yet thonk

Opened discord to come ask you if you knew lol



NotDeGhost 4/19/2022 3:13 PM

ok uhh

mby leave for now

ig he'll ping me when he's free again



ra 4/19/2022 3:15 PM

Thonk



NotDeGhost 4/19/2022 3:58 PM

wana help me w/ serum boog

• debugging



ra 4/19/2022 4:20 PM

Eating will get back to u



NotDeGhost 4/19/2022 4:22PM



ra 4/19/2022 4:38 PM

aight what is it



NotDeGhost 4/19/2022 4:40 PM

https://github.com/otter-sec/dex-v4

err let's move to channel



NotDeGhost 4/20/2022 8:55 AM

hm dyt u could

skip school on thursday

jump meeting at 10am



ra 4/20/2022 9:31AM

not going to be at school because quarantining lul

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so u can join then?



ra 4/20/2022 9:31AM

yeah

o ok



NotDeGhost 4/20/2022 9:31AM

pog



ra 4/20/2022 9:31AM

just finished call with audit dao guys

they could not explain

tf they're doing

or like how they provide value

their plan is to have audit firms shill their bug bounty platform and then collect fees from bug bounties



NotDeGhost 4/20/2022 9:33 AM

i mean we can get

free advertising from them mby



ra 4/20/2022 9:33 AM

yeah ig that was their entire pitch

you shill us we shill you

and also we might do something idk



NotDeGhost 4/20/2022 9:40 AM

hm ok

1999

NotDeGhost 4/20/2022 12:46 PM

also meeting with kanav rescheduled

to friday 5:30 pm

that works for u right



ra 4/20/2022 1:24 PM

Yea



NotDeGhost 4/20/2022 3:25 PM

tfw i tested positive for covid

ok so



ra 4/20/2022 3:27 PM

unexpected



NotDeGhost 4/20/2022 3:27PM

i might've burned like

3k on this bahamas trip

pepega



ra 4/20/2022 3:27 PM

gg

is anyone else going?



NotDeGhost 4/20/2022 3:28 PM

kevin and harry maybe

bruh im kinda

sad now

was actually looking forward to

bahamas

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 121 of 162 ok ig mby we should've organized a little better

mb



ra 4/20/2022 3:31PM

yeah probably

should plan further ahead in advance w/ more notice for ppl I think



NotDeGhost 4/20/2022 3:31PM

yeah i just wanted a way for

ppl to meet up :(

puhpehga



ra 4/20/2022 3:33 PM

rıp



NotDeGhost 4/20/2022 3:33 PM

ok i mean

i could probably sneak in stillc cause i have a negative test from yesterday

but i dunno if it's worth it



ra 4/20/2022 3:33 PM

uhhh prolly not a good idea tbh



NotDeGhost 4/20/2022 3:33 PM

hm ok



ra 4/20/2022 3:34 PM

yea idk if other ppl would appreciate



NotDeGhost 4/20/2022 3:34PM

yeah fair

ok ig this means i have more time to work on projects at lesat



NotDeGhost 4/20/2022 6:15 PM

ok the annoying thing is

we can't rly ask jump for audits

cause we're debating acquihire

even tho i kinda banked on having two audit slots filled by them $\,$

we can double up auditoors in the short term ig



ra 4/20/2022 6:21PM

so we don't have enough audits in the pipeline rn?



NotDeGhost 4/20/2022 6:21PM

nope

no additional audits actually

so we're cucked after 2 weeks



ra 4/20/2022 6:21PM

tfw

NotDeGhost 4/20/2022 6:22 PM

im not super worried tho

cause i think we have good rep in the space

and we'll never lose money

worst case we transition ppl to side projects

for a few weeks

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yeah

lol i thought we were

backed up

John Harm

NotDeGhost 4/20/2022 6:23 PM

eh

i mean u can't say this

or else auditors will feel demotivated



ra 4/20/2022 6:23 PM

yeah

NotDeGhost 4/20/2022 6:23 PM

i mean we technically are if

u include jump

i think we can assign ppl to those projects tho

and just tank the costs

like 100/hr for a few weeks is

bearable



ra 4/20/2022 6:25 PM

what about raydium?



NotDeGhost 4/20/2022 6:25 PM

i mean that takes time

to setup

that's the issue



ra 4/20/2022 6:27 PM

yeah

o what did you talk to hummingbot about

i tried using them b4

a few years back



NotDeGhost 4/20/2022 6:28 PM

they want an audit for

humming bot prime

in like 6 months



ra 4/20/2022 6:30 PM

inch

Time on

NotDeGhost 4/20/2022 10:08 PM

tfw soteria is charging

40k an audit



NotDeGhost 4/20/2022 10:15 PM

also talked with ian

he wants quotes for goki, tribeca, and quarry



ra 4/21/2022 5:30 AM

ok cool

NotDeGhost 4/21/2022 6:52 AM

does tribeca use locked voter in prod

https://jumptrading.zoom.us/j/5500376603?pwd=b2NTUkJyNGhKeEp5TmNLWlNNREV3dz09

Join our Cloud HD Video Meeting

Zoom is the leader in modern enterprise video communications, with an easy, reliable cloud platform for video and audio conferencing, chat, and webinars

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software-based conference room solution used around the world in board, conference, huddle, and training rooms, as well as ex...



ra 4/21/2022 7:01AM

What were you nicked as Imao



NotDeGhost 4/21/2022 7:57 AM

hey

call?



ra 4/21/2022 8:33 AM

srry have to go to school lol apparently they reduced the quarantine duration



ra 4/21/2022 8:41AM

we can call over actual phone ig



NotDeGhost 4/21/2022 1:29 PM

hm how do u feel abt

doing some dev work

on layerzero

somebody dm'd me w/ an interesting project idea



NotDeGhost 4/21/2022 1:53 PM

wait r u doing audits still?

or r u afk



ra 4/21/2022 2:34 PM

srry fell asleep



NotDeGhost on layerzero

ra 4/21/2022 2:35 PM like, the project?



NotDeGhost 4/21/2022 2:37 PM

yeah

err wait no

building out some project on layzero



ra 4/21/2022 2:41PM

im interested in dev work, but depends on the project ig



NotDeGhost 4/21/2022 2:42 PM

lending on layer zero



ra 4/21/2022 2:43 PM

wait can you link to layer zero

+ team that's asking for dev work



NotDeGhost 4/21/2022 2:43 PM

https://github.com/LayerZero-Labs/solidity-examples

GitHub - LayerZero-Labs/solidity-examples: example contracts



LayerZero-Latra/solidity-examples

**... *#. *# *# O

example contracts. Contribute to LayerZero-Labs/solidityexamples development by creating an account on GitHub.

still talking to them abt it

was just thinking if u like dev work more

https://medium.com/layerzero-official/layerzero-an-omnichain-interoperability-protocol-b43d2ae975b6

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Case 8:23-cv-00889-TDC LayerZero- An Omnichain Interoperability Protocol

tldr; Interoperability that actually works



ra 4/21/2022 2:46 PM prolly not interested



NotDeGhost 4/21/2022 2:46 PM

tfw

ok

can u work on serum then ive been basically doing the audit for u guys



ra 4/21/2022 2:53 PM

can you look and find interesting areas and i'll deep dive into them? i've had trouble finding bugs recently so i feel this is the best usage of time



NotDeGhost 4/21/2022 2:54PM i told u already

abt the fuzzer



ra 4/21/2022 2:54 PM

yea

P. S. S.

NotDeGhost 4/21/2022 2:54PM what's the progress on that



ra 4/21/2022 2:56 PM

i haven't started



NotDeGhost 4/21/2022 2:56 PM

ok so

can u start

?



ra 4/21/2022 4:47 PM



NotDeGhost 4/21/2022 4:47 PM

uhh

how

wait is daryl up

can u tell him to do this



NotDeGhost 4/21/2022 5:02 PM

3bd06231273ca346a5824ddd6fefff4c



ra 4/21/2022 5:05 PM

?

NotDeGhost 4/21/2022 5:05 PM just putting it here for convenience



NotDeGhost 4/21/2022 6:18 PM

serum?



NotDeGhost 4/21/2022 6:33 PM

?

10 Day

NotDeGhost 4/22/2022 2:54PM

how did jump go

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uh he was basically like "yeah uh soooo you're a high schooler"

"what do you think about just letting full time peeps go to jump and you stay"



NotDeGhost 4/22/2022 2:56 PM

what did u say



ra 4/22/2022 2:56 PM

"yeah ok sure, tbh im ok with just leaving after aquihire if yall don't care lmao/too much of a pain" (edited)



NotDeGhost 4/22/2022 2:56 PM

what did he say to that



ra 4/22/2022 2:57PM

"yeah sure, btw we know that you're cofounder, we'll consider economic shit dw"



NotDeGhost 4/22/2022 2:57PM

altho tbh it sounds

very useful to have

one of us at jump

and the other running osec

cause we can funnel audits back



ra 4/22/2022 2:58 PM

veah

depending on comp ig



NotDeGhost 4/22/2022 2:58 PM

at osec?

or at jump



ra 4/22/2022 2:58 PM

osec is just going to be owned by them right



NotDeGhost 4/22/2022 2:58 PM

yeah prob



ra 4/22/2022 2:58 PM

so they determine comp



NotDeGhost 4/22/2022 2:58 PM

but kanav said we can just

keep the money

in osec

which is?



ra 4/22/2022 2:59 PM



🧕 let's wait for them to send the paperwork and then we'll see



NotDeGhost 4/22/2022 2:59 PM

if not this



ra 4/22/2022 2:59 PM

how they want to structure aquihire



NotDeGhost 4/22/2022 2:59 PM

there's that other vc

they seem pretty competent

🐞 ra 🙎 let's wait for them to send the paperwork and then we'll see

NotDeGhost 4/22/2022 2:59 PM

did he say when

they'd send over paperwork?



ra 4/22/2022 3:00 PM

NotDeGhost 4/22/2022 3:00 PM sadge

NotDeGhost 4/22/2022 4:10 PM

hm what do i tell buffalu

did we make any optimizations other than cutting stuff out



ra 4/22/2022 4:14 PM

time to retroactively create those optimizations amiright



NotDeGhost 4/22/2022 4:19 PM

NotDeGhost 4/22/2022 6:51PM

ok it kinda feels like

i have to pull teeth

to get u to look at serum

like you literally told me you would handle it

but now im basically doing the audit for you

like if you wana give up you should just quit and let me know

instead of being in this half onboard state



ra 4/22/2022 8:03 PM

couldn't find it, will look again tomorrow



NotDeGhost 4/22/2022 8:03 PM

kk

ra 4/23/2022 8:36 AM

meeting in discord



NotDeGhost 4/23/2022 8:36 AM

ik sec



ra 4/23/2022 11:23 AM

did jump say when they'll come up with the offer?



NotDeGhost 4/23/2022 11:24 AM



NotDeGhost 4/23/2022 11:42 AM

serum?



ra 4/23/2022 11:42 AM

NotDeGhost 4/23/2022 12:00 PM can u join vc

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bruh wtf



NotDeGhost 4/23/2022 1:57 PM

ok so gink told me that

you felt like i was being too harsh on you

im sorry

in my defense, you never told me about it. i feel like you should've let me know if i was being too harsh

and i would've adjusted my expectations

im also under a lot of stress, to manage and deliver all these audits

i understand if you want to leave, but would prefer that you do it on a good note instead of

burning bridges with each other

also TIL machivellian personalities seems kinda unfair

i've always tried to be as transparent as possible with you



NotDeGhost 4/24/2022 8:15 AM

hm would you be open to

chatting today

i thought abt it some more and have some things to share



ra 4/24/2022 8:46 AM

sure ok



NotDeGhost 4/24/2022 8:46 AM

call?

or do u prefer text



ra 4/24/2022 8:49 AM

text



NotDeGhost 4/24/2022 8:49 AM

kk

so ig from my perspective

everything seemed fine until yesterday morning

where it seems like you got very upset

so it would be nice if u could explain what ur thoughts are

or do u not wana talk abt that



ra 4/24/2022 8:58 AM

from my perspective, it feels like you've been trying to isolate me from the company for the past month+ by scheduling important meetings that I can't attend, and keeping me in the dark about what you're doing in general

which has been incredibly stressful, because you haven't demonstrated that you're a person who I can trust to have my best interests at heart you've also shown that you'd rather compete with me than work with me, so i decided to concede authority by transferring 10% to you but, I expected that you'd still act in my best interests, as well as the company

i just felt very betrayed by the jump deal, which seems to leave my status very much up in the air



NotDeGhost 4/24/2022 8:58 AM

o hm

ok for the isolating thing, that was not my intent

i thought it was just more efficient for me to take the meetings

i also offered to let you have access to my telegram

so you can stay in the loop that way

can u expand on the compete thing?

for jump, from my understanding this would be functionally equivalent to an acquihire



NotDeGhost i also offered to let you have access to my telegram

NotDeGhost 4/24/2022 9:01AM

offer still stands btw

as long as you don't modify state

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i understand if it doesn't seem that way to you, but i feel like this is more of a misunderstanding than me lying?

like if i were to lie, why would i schedule in a meeting for you to meet kanav

ig it's prob my fault for not including you in more things, but also i feel like you could've let me know

like if there was a meeting you wanted to sit in, i wouldn't say no?

this anger feels kinda out of the blue to me

because you haven't demonstrated that you're a person who I can trust to have my best interests at heart i feel like this is an unfair characterization, is there a specific example of this



ra 4/24/2022 9:08 AM

for the acquihire, it feels like you negotiated yourself into a favorable position while going like "y'know, jump probably won't cuck ra"



NotDeGhost 4/24/2022 9:08 AM

ok i mean if that's the concern, we can just not take the acquihire

i would not take it without getting your consent



NotDeGhost like if i were to lie, why would i schedule in a meeting for you to meet kanav

ra 4/24/2022 9:09 AM

not to mention, you didn't adequately explain the acquihire to me before the meeting and then retroactively described the meeting as a chance to "discuss the details of the acquihire"



NotDeGhost 4/24/2022 9:10 AM

ok i could've clarified that better

i wasn't trying to scam you though

or if i was, this seems like a very inefficient way to do it



ra 4/24/2022 9:11 AM

i agree that jump probably won't cuck me

but, i still feel betrayed that you handwaved that part



NotDeGhost 4/24/2022 9:11AM

oh i mean i thought it was

functionally the same

like i assumed they would give the valuation as a bonus dispersed between us

NotDeGhost ok i mean if that's the concern, we can just not take the acquihire

if they didn't i'd probably ask them to?



🦓 ra not to mention, you didn't adequately explain the acquihire to me before the meeting and then retroactively described the meeting as a chance to "discuss t...



NotDeGhost 4/24/2022 9:12 AM

re: retroactive, i think the intent of the meeting was obviously not exclusively to discuss acquihire meeting



NotDeGhost i wasn't trying to scam you though



you just neglected to tell me anything or advocate on my behalf so it was more inaction than action



NotDeGhost 4/24/2022 9:12 AM

wait this seems false

or like

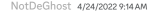
i explicitly told kanav that i'd want you to be onboard

ok i think the characterization of me as machivellian is kinda hurtful

because i try to be as transparent and honest as possible



NotDeGhost i explicitly told kanav that i'd want you to be onboard



i mean did i not call you to ask you

if you'd be ok with what kanav proposed

i mean if the main issue is jump acquihire terms, i can sign something that says we'll only agree if we're both onboard? which i was planning on doing anyways:/

NotDeGhost 4/

also would you want to talk abt the way i treated you for serum, i thought that was the main area of conflict

NotDeGhost can u expand on the compete thing?

NotDeGhost 4/24/2022 9:55 AM

idt i'm competing against you? im just super motivated and kinda sell my soul to stuff i care abt

so i'll work 24/7 essentially

maybe that's an unrealistic standard to hold ppl to tho

hm do you have any thoughts?

ra 4/24/2022 5:25 PM

yo stop bothering nojob i'm ghosting bc i'm trying to figure out how to respond

NotDeGhost 4/24/2022 5:29 PM

1

NotDeGhost 4/25/2022 12:17 PM did you have time to think abt this yet

+ what you're planning to do next wrt osec

NotDeGhost 4/25/2022 12:54 PM

one possibility is you stay and run a trading/dev side? if you don't wana do audits

like the paradigm vc model

ra 4/25/2022 5:20 PM prolly going to leave

NotDeGhost 4/25/2022 5:25PM

when / how?

+ what do you plan to do with your equity

NotDeGhost 4/25/2022 5:54PM but also i'd prefer if we could just talk things out and resolve the conflict

ik it's harder sometimes than just burning a bridge, but it's probably more worthwhile

we can both change, nothing is fixed

regardless, i will respect ur choice

NotDeGhost hm do you have any thoughts?

ra 4/26/2022 12:17 PM

i was more referring to how you withhold information and try to perform oneupsmanship

P

NotDeGhost 4/27/2022 11:02 AM

ok so it doesn't rly make sense for me to

try and have a conversation with smbdy who responds once a day

i think you have two options here:

1. try to resolve this

2. quit

if we don't make meaningful progress on the first, i'll assume you're doing the latter

and act accordingly

it's unfair for me to have you in this mixed state where you've quit in all but name and abandon all your duties

NotDeGhost if we don't make meaningful progress on the first, i'll assume you're doing the latter

NotDeGhost 4/27/2022 11:07 AM

let's say EOD today

NotDeGhost and act accordingly

ra 4/27/2022 11:45 AM

J.R.0127





NotDeGhost 4/27/2022 11:45 AM

?

what have i been doing



ra 4/27/2022 11:46 AM

you know what you've been doing

I don't need to tell u



NotDeGhost 4/27/2022 11:46 AM

ok so

if you're gonna be like this there's no point in having a convo in that case, let's discuss how we'll transition you out

altho tbh there isn't that much to do



ra 4/27/2022 11:50 AM

yeah, cause you've been doing that for the past month



NotDeGhost 4/27/2022 11:50 AM

you can believe whatever



ra 4/27/2022 11:50 AM

did kanav tell u to do this?



NotDeGhost 4/27/2022 11:50 AM

but considering



ra 4/27/2022 11:51AM

Or did you decide to do this



NotDeGhost 4/27/2022 11:51AM

you've ghosted me for 3 days

and you won't even accept nojob as a mediator



ra 4/27/2022 11:51AM

My responsibility is to the company

Not you



NotDeGhost 4/27/2022 11:51AM

yeah so not doing any work and

ditching the one audit you were responsible for $% \left(1\right) =\left(1\right) \left(1\right$

was rly responsbiel right



ra 4/27/2022 11:51AM

You did say you were better than me at that audit



NotDeGhost 4/27/2022 11:51AM

wait do you hear yourself

"my responsibility is to the company"

proceeds to abandon all his work



ra 4/27/2022 11:52 AM

I was optimizing the workload by having you do it since I'm useless:)



NotDeGhost 4/27/2022 11:52 AM

again, i never said you were useless

i've had to spin defund up

and i'll be putting a lot more time into serum

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NotDeGhost i think you have two options here: 1. try to resolve this 2. quit

NotDeGhost 4/27/2022 11:57 AM



ra 4/27/2022 11:59 AM

is there a line in the operating agreement that requires that I do work?

1000

NotDeGhost 4/27/2022 11:59 AM

technically not

but u'd kinda be screwing me



ra 4/27/2022 12:00 PM

alright, them i'm not quitting



NotDeGhost 4/27/2022 12:00 PM

hm?

quitting as in

giving up shares or (edited)

not doing work



ra 4/27/2022 2:00 PM

should i tell other ppl that i'm no longer osec affiliated

like i have a meeting with steel perlot scheduled for friday



NotDeGhost 4/27/2022 2:08 PM

uh

can you transfer them over to me

say ur unavailable and i'll sit in the call



ra 4/27/2022 2:09 PM

i can't transfer because my google account is disabled

uh

just add urself to the meeting ig



NotDeGhost 4/27/2022 2:09 PM

kk

where did you talk to them?

was it over email

or telegram



ra 4/27/2022 2:09 PM

telegram



NotDeGhost 4/27/2022 2:10 PM

u should tell them that ur gonna be unavailable

and i'll handle the call



ra 4/27/2022 2:10 PM

veah

https://calendly.com/elireinhardt/steel-perlot-disruptive-finance-call

Steel Perlot Disruptive Finance Call - Eli Reinhardt



here's his calendly



NotDeGhost 4/27/2022 2:11PM

wait who are they

/ where did you meet

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 132 of 162 ra 4/27/2022 2:11PM azi's party it says their name in the link they're a steel perlot partner NotDeGhost 4/27/2022 2:11PM o wait just tell him i'll join the call instead of u



ra 4/27/2022 2:12 PM

ra 4/27/2022 2:12 PM

or is it gone since my google account is disabled

ok

NotDeGhost 4/27/2022 2:12PM can you also send me ftx creds

ra 4/27/2022 2:12PM login is the original osec gmail with oauth

NotDeGhost 4/27/2022 2:12 PM where's the oauth can u just send me the pw

ra 4/27/2022 2:12PM ftx.us or ftx.com(you want ftx.us) (edited) there's no password oauth

NotDeGhost 4/27/2022 2:12 PM oh

ra 4/27/2022 2:13 PM
yeah lemme
remove
what's your phone number

NotDeGhost 4/27/2022 2:13 PM 425 589 5868

ra 4/27/2022 2:13 PM ftx requires 2fa 2fa code pls

NotDeGhost 4/27/2022 2:16 PM 671471

ra 4/27/2022 2:16 PM done

NotDeGhost 4/27/2022 2:18 PM ok so just clarifying are you planning on retaining ownership of ur 40% stake (edited)

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 133 of 162 or would you be open to some sort of buyback



NotDeGhost 4/27/2022 2:21PM
would you be open to hopping on a call
to discuss more



ra 4/27/2022 2:35 PM steel perlot guy replied and said he wants to talk to me (edited)

NotDeGhost 4/27/2022 2:35 PM can u send ss

ra 4/27/2022 2:36 PM

NotDeGhost 4/27/2022 2:37 PM uhh maybe take the chat then and see how it goes

ra 4/27/2022 2:37 PM
yea
also, are you going to tell daryl that i'm not with osec anymore

NotDeGhost 4/27/2022 2:40 PM yeah

ra 4/27/2022 2:40 PM kk

NotDeGhost 4/27/2022 2:40 PM can u leave the gc

ra 4/27/2022 2:43 PM going to leave all the gcs then

NotDeGhost 4/27/2022 2:43PM err can u just mute them so are you quitting formally or wdym "i agree"

ra 4/27/2022 2:48 PM

or like
you're going to have to tell them anyways
eventually

NotDeGhost 4/27/2022 2:48PM yeah i will over time (edited) why delete?

also i understand you don't wana call but I think we need to. im sorry you felt the need to do what you did, but we should settle this so that you are happy. being negligent will only make things worse for both of us.

i prefer text

NotDeGhost why delete?

ra 4/27/2022 2:56 PM

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 134 of 162 why reply "i agree" to "it's unfair for me to have you in this mixed state where you've quit in all but name" and then delete

ra 4/27/2022 3:02 PM no reason

NotDeGhost 4/27/2022 3:34 PM

hm so

ig are you saying

i should just keep working while you keep 40% equity in osec

and not contribute

that seems kinda unfair to me right

NotDeGhost 4/27/2022 7:30 PM

who is cashmere.finance?

i think that's the last call u have right



ra 4/27/20227:31PM

idk idr scheduling a meeting with them

NotDeGhost 4/27/2022 7:31PM

also can u share

what u sent to steel perlot



ra Click to see attachment

NotDeGhost 4/27/20227:31PM prior to this

ra 4/27/20227:32PM

ra idk idr scheduling a meeting with them



ra 4/27/20227:35PM

can you check if they scheduled thru calendly or smth

when is the call

NotDeGhost 4/27/2022 7:35 PM

not sure

tues

can u put pepsipu on the call

w/ steel perlot



ra 4/27/20227:42PM

why?

NotDeGhost tues



ra 4/27/2022 7:43 PM

can you take it then ig?

NotDeGhost 4/27/2022 7:43 PM

asked him if he heard of steel perlot, he said he met at party too

i think he was interested in chatting to them too



NotDeGhost kk

ra 4/27/20227:47PM

right i remember it's a wallet company i met at solana miami



NotDeGhost 4/27/20227:47PM

kk

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 135 of 162 ra 4/27/20227:47 PM didn't realize they scheduled this far in the future ra 4/28/2022 8:59 AM should I tell sgc I'm not with osec anymore NotDeGhost 4/28/2022 8:59 AM indeed the did second to did seco

NotDeGhost 4/28/2022 8:59 AM i already did feel free to leave the gc

NotDeGhost i already did ra 4/28/2022 9:07 AM where?

NotDeGhost 4/28/2022 9:07AM dm

ra 4/28/2022 9:07AM

NotDeGhost 4/29/2022 11:23 AM hey i think we really need to chat

can we have a quick call

ra 4/29/2022 11:43 AM is it osec related business?

NotDeGhost 4/29/2022 11:43 AM yeah

ra 4/29/2022 11:43 AM what part?

NotDeGhost 4/29/2022 11:45 AM
what you're looking for and mby how we can compromise

ra 4/29/2022 11:59 AM
i also want to know what you're looking for
what are your intentions?

NotDeGhost 4/29/2022 12:00 PM
i just want to build an audit firm?
and work together
im kinda confused because it seems like all this anger came out of nowhere
can we have a quick call?

what do you want from me, specifically

NotDeGhost 4/29/2022 12:06 PM

just have a conversation

ra 4/29/2022 12:06 PM

ra 4/29/2022 12:07 PM related to osec

NotDeGhost 4/29/2022 12:07PM hoping to understand what you're looking for cause rn we're in a weird situation where it feels unfair to me

NotDeGhost hoping to understand what you're looking for ra 4/29/2022 12:17PM in what specific way that is related to osec?

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 136 of 162



NotDeGhost 4/29/2022 12:18 PM well looking for with respect to osec

and just in general



ra 4/29/2022 4:12 PM

i mean, you can do whatever with the company since you have the majority stake



NotDeGhost 4/29/2022 4:15 PM

but it's a bit unfair for you to hold onto 40% while not doing anything



NotDeGhost 4/29/2022 6:59 PM hm thoughts?



- 🐌 ra going to leave all the gcs then

NotDeGhost 4/30/2022 6:48 AM mby just get it over with and i can explain



ra 4/30/2022 6:50 AM i already did



NotDeGhost 4/30/2022 6:50 AM ur still in a few? also what have u been telling ppl



ra 4/30/2022 6:51AM



• MotDeGhost ur still in a few?



maybe desktop client is bugged

with leaving

i left days ago



NotDeGhost 4/30/2022 6:52 AM kk



NotDeGhost also what have u been telling ppl

ra 4/30/2022 6:52 AM



NotDeGhost 4/30/2022 8:10 AM

hm would you be open to

coming back to osec mby part time?



NotDeGhost hm thoughts?



NotDeGhost 4/30/2022 8:12 AM

re: this converation



NotDeGhost 4/30/2022 9:22 AM https://discord.gg/CBR5Y5qJ



NotDeGhost 4/30/2022 12:40 PM did u mail me the ledger yet



ra 4/30/2022 12:41PM

no not yet

i'll do it tomorrow



NotDeGhost 4/30/2022 12:41PM

kk

can you actually mail it to my home

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not sure if it'll arrive before school lets out



NotDeGhost 4/30/2022 1:36PM huh gink and larry are quitting for zellic did u know abt this (edited)



ra 4/30/2022 1:56 PM

strellic = larry?



NotDeGhost 4/30/2022 1:57 PM no larry from waterloo ehhthing



ra 4/30/2022 1:59 PM oh idk who that is



NotDeGhost 4/30/2022 2:00 PM





NotDeGhost 5/2/2022 11:38 AM did u send ledger btw



ra 5/2/2022 2:17 PM yeah



NotDeGhost 5/2/2022 2:17 PM to home right

ty



ra 5/2/2022 2:18 PM tracking code is 9500 1107 0031 2122 4908 65





ra 5/3/2022 1:17 PM

what's your calendly



NotDeGhost 5/3/2022 1:17PM oh it was not on my calendar (edited) calendly.com/notdeghost



NotDeGhost 5/4/2022 12:05 PM also gonna have a quick llc meeting to discuss my salary + execute member gonna copy this to an email to your dad too when would be a good time?



ra 5/4/2022 12:10 PM wdym by "execute member"



NotDeGhost 5/4/2022 12:10 PM

• executive member



ra 5/4/2022 12:10 PM how about at 8 Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 138 of 162

sounds good

NotDeGhost 5/4/2022 4:59 PM rdy?

ra started a call that lasted 4 minutes 5/4/2022 4:59 PM

NotDeGhost 5/4/2022 5:04 PM actually let's void the backdate part for now

i need to double check that

ra 5/4/2022 5:05 PM
did you sign an employment contract yet?

NotDeGhost 5/4/2022 5:06 PM let me get back to you on that

Please_DocuSign_may-4-meeting-summary.docx.pdf 260.24 KB

for your records, let me know if there are any inaccuracies

™ NotDeGhost Click to see attachment

ra 5/4/2022 5:20 PM
i believe the terms contained within represent a breach of fiduciary duty to me, an owner of 40% of the company

NotDeGhost 5/4/2022 5:22 PM im sorry to hear that

fwiw i don't believe that

ra 5/4/2022 5:18 PM i propose dissolution

ra 5/4/2022 5:24 PM
that being
?

NotDeGhost 5/4/2022 5:24PM I don't believe the summary of our meeting was inaccurate or unfair (edited)

ra 5/4/2022 5:35 PM
i also believe that your actions while i was still at otter security represent a breach of fiduciary duty by working behind my back with jump and hiding information from me, along with trying to push me out

ra 5/4/2022 5:37 PM i am willing to let these go if we dissolve otter security (edited)

NotDeGhost 5/4/2022 5:38PM what would happen to the intellectual property under otter security in your scenario?

ie the website, logo, etc

ra 5/4/2022 5:41PM

a ra i propose dissolution

intellectual property will be distributed based off of a case by case basis, with the final result being agreed upon by both parties as being a fair split in accordance with the ownership percentages

NotDeGhost 5/4/2022 5:42 PM i would want some guarantees before moving forward

ra 5/4/2022 5:42 PM what kind of guarantees

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i would want the website, logo, and everything in github rn



ra 5/4/2022 5:43 PM

i am willing to give up all the company ip for a lump sum in addition to the existing split of liquid assets



NotDeGhost 5/4/2022 5:44PM

what lump sum?



ra 5/4/2022 5:45 PM

\$200k

NotDeGhost 5/4/2022 5:45 PM

so 0.4 * 500 + 200?



ra 5/4/2022 5:45 PM

yes

or however much we have

not exactly \$500k(we still have the saber bounty for example)



NotDeGhost 5/4/2022 5:46 PM

sure i can disperse the 1/3 to you

as we get it



ra 5/4/2022 5:46 PM

wdym by "1/3"



NotDeGhost 5/4/2022 5:47 PM

1/3 to you

1/3 to me

1/3 to cppio

as we agreed on previously



ra 5/4/2022 5:47PM

please show where we agreed on this previously



** NotDeGhost also we should split bounty evenly w/ cppio, he helped w/ finding + would be unfair to exclude

NotDeGhost 5/4/2022 5:48 PM

i mean we can argue abt this but tbh sbr is prob gonna go to zero anyways so



ra 5/4/2022 5:49 PM

ok, we still need to retroactively compensate cppio then

this will be done before liquidation



NotDeGhost 5/4/2022 5:49 PM

would you be ok structuring this as just a

payment for your equity

seeing as how it is functionally equivalent



ra 5/4/2022 5:54 PM

is the jump deal still on the table?



NotDeGhost 5/4/2022 5:55 PM

jump is not looking to acquire equity

and you're no longer part of the discussion



ra 5/4/2022 5:57 PM

what is their offer for the acquihire



they extended me an offer



ra 5/4/2022 5:57 PM

how much



NotDeGhost 5/4/2022 5:57 PM

which i may or may not take

sorry confidential



ra 5/4/2022 5:57 PM

how many people are involved

within the company

who will be taken by the acquihire



NotDeGhost 5/4/2022 5:58 PM

it's not rly relevant to this discussion i think

but again, sorry confidential



ra 5/4/2022 5:58 PM

i believe

as a shareholder



NotDeGhost 5/4/2022 5:58 PM

i don't believe that this has (edited)



ra 5/4/2022 5:58 PM

i have the right to know



NotDeGhost 5/4/2022 5:58 PM

anything to do with osec

again, it's not a share acquisition



ra 5/4/2022 5:59 PM

the people are all employees of the company

the company currently employs those people and they have non compete clauses

in their employment contracts



NotDeGhost 5/4/2022 6:00 PM

i am aware



ra 5/4/2022 6:00 PM

this is very much related to the company as it acts directly against the company's interests

and the interests of its shareholders



NotDeGhost 5/4/2022 6:01PM

regardless, the jump deal will not affect equity

so you will not lose out on this



ra 5/4/2022 6:02 PM

it will effect

legality

again, breach of fiduciary duty



NotDeGhost 5/4/2022 6:02 PM

ok so ig circling back

you're not looking to pursue this then?



– 🐞 ra i am willing to give up all the company ip for a lump sum in addition to the existing split of liquid assets

NotDeGhost 5/4/2022 6:03 PM

"this" being

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 141 of 162 this being i am no longer pursuing dissolution



 NotDeGhost but again, sorry confidential ra 5/4/2022 6:04 PM

> i believe you are acting on behalf of the company here so i have the right to know

NotDeGhost 5/4/2022 6:04PM again, sorry confidential

did you sign an nda

ra 5/4/2022 6:04 PM what you have negotiated on the behalf of the company

NotDeGhost 5/4/2022 6:04PM i will let you know if/when i make a decision with jump (edited)

NotDeGhost again, sorry confidential ra 5/4/2022 6:06 PM what do you mean by "confidential" do you have a nda signed?

> NotDeGhost 5/4/2022 6:08 PM ok in good faith i will let you know that jump extended an offer to just me the details are still up in the air but this is all that i know does that help?

 NotDeGhost ok in good faith NotDeGhost 5/4/2022 6:12 PM (i don't believe it's on behalf of the company)

ra 5/4/2022 6:18 PM weren't you talking to jump on behalf of osec though?

NotDeGhost 5/4/2022 6:19 PM • depends on your definition of "on behalf of"

ra 5/4/2022 6:45 PM this appears to be a conflict of interest

NotDeGhost 5/5/2022 1:30 PM

ra 5/5/2022 3:54 AM could you please provide full record of any communication with jump crypto and/or its representatives in chats like telegram?

why? NotDeGhost 5/5/2022 1:58 PM (not denying your request, just wondering why you ask)

> ra 5/5/2022 2:54 PM because we can only have a fair liquidation of the company if both parties are aware of the company's situation

ra 5/5/2022 3:27 PM hi, can i please have a copy of the original operating agreement?

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nvm, found it

— 🦓 ra because we can only have a fair liquidation of the company if both parties are aware of the company's situation

NotDeGhost 5/5/20227:02PM yup definitely agreed

– 徽 ra could you please provide full record of any communication with jump crypto and/or its representatives in chats like telegram?



ra 5/6/2022 4:03 PM any update on this?

NotDeGhost 5/6/2022 4:04 PM

do i have a legal obligation to provide this?



ra 5/6/2022 5:05 PM

why do you not want me to know?



NotDeGhost 5/6/2022 5:09 PM

i never said that?



ra 5/6/2022 5:11PM

ok, then can you please provide this information relevant to my interests as a stake holder?



NotDeGhost 5/6/2022 5:12 PM

do i have a legal obligation to provide this?

as specified in the contract



ra 5/6/2022 5:15 PM

what are you trying to hide?



NotDeGhost 5/6/2022 5:15 PM

nothing?



ra 5/6/2022 5:18 PM

why do I have to have a legal basis to ask for documents that relate to the company's business?



NotDeGhost 5/6/2022 5:19 PM

im not saying you have to have one?



ra 5/6/2022 5:20 PM

then provide the documents



NotDeGhost 5/6/2022 5:20 PM

can you answer my question?



ra 5/7/2022 4:22 AM

did you see what my father sent?



ra 5/9/2022 3:30 PM

just making sure, osec funds aren't in sol or ust right



NotDeGhost 5/9/2022 3:30 PM

nope



ra 5/9/2022 3:30 PM



NotDeGhost 5/9/2022 3:31PM

ust depegging?



ra 5/9/2022 3:31PM very hard

at \$0.86 rn

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 143 of 162 NotDeGhost 5/9/2022 3:31PM wait where it says .90 for me ra 5/9/2022 3:32PM o was \$0.86 earlier NotDeGhost 5/10/2022 7:57 AM would you be open to considering selling your share of the company? if not, i'll probably dissolve the company and remake it

would you be open to considering selling your share of the company? if not, i'll probably dissolve the company and remake it but it'll be a lot messier and there's no need to burn bridges like that

NotDeGhost 5/10/2022 2:20 PM or you can always come back to osec

NotDeGhost 5/11/2022 8:15 PM transferwise paying ppl

ra 5/11/2022 8:14 PM what is this

ra 5/12/2022 3:13 PM
what's the company wallet addy?

NotDeGhost 5/12/2022 7:14 PM ledger got delayed, getting package tmrw will setup in a few days

ra 5/13/2022 1:17 PM why did the wise charge bounce? why didn't you transfer some out of crypto to cover?

NotDeGhost 5/13/2022 1:18 PM
we accidentally transfered twice
both the 29k and 11k
29k was enough for wise

ra 5/13/2022 1:18 PM
why was one of them labeled transfer to osec instead of to wise?

NotDeGhost 5/13/2022 1:19PM ask daryl?
he made it

ra 5/13/2022 1:20 PM are company funds still in ftx?

NotDeGhost 5/13/2022 1:20PM yup

ra 5/13/2022 1:20PM

NotDeGhost ledger got delayed, getting package tmrw
NotDeGhost 5/13/2022 1:20PM

ra 5/13/2022 1:21PM

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 144 of 162 a seperate ledger NotDeGhost yup ra 5/13/2022 1:24 PM can i see? screenshot is fine



ra 5/13/2022 1:27 PM

NotDeGhost 5/13/2022 1:27 PM

+ transaction history

NotDeGhost 5/13/2022 2:16 PM also would you be open to both of us giving harry 0.5% of the company sorry for slow responses, visiting my gf will setup ledger tmrw probably • she picked it up for me

was gonna setup a hot wallet at https://solscan.io/account/76inDAoDYduQKPZXRkQTuZ4CS8Jf2KbWmL3Qo7A6T8um instead of waiting for ledger, but haven't got around to it happy?

NotDeGhost would you be open to considering selling your share of the company?

ra 5/13/2022 2:27PM \$4 million

NotDeGhost also would you be open to both of us giving harry 0.5% of the company NotDeGhost 5/13/2022 2:28 PM

re: ~ 10% allocation of equity for employees

i don't have 4 million, but ig mby in the future

ra 5/13/2022 2:29 PM why not complete jump acquihire w/ me and get this over with? (edited)

NotDeGhost 5/13/2022 2:29 PM if it was actually happening, i'd take it? but it isn't lol

> ra 5/13/2022 2:30 PM i have no way of knowing

NotDeGhost if it was actually happening, i'd take it?

NotDeGhost 5/13/2022 2:30 PM wait if it was happening, then wouldn't i gladly take your offer of 4 millino cause i'd immediately profit

ra 5/13/2022 2:30 PM let me see communications from jump

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can we solve the issue at hand with employee equity first

we need to incentivize them to stay long term



ra 5/13/2022 2:31PM

this is not an issue, it is a proposal, and i'm willing to consider it if we both have all our cards on the table



NotDeGhost 5/13/2022 2:32 PM

im sorry, i have personal communications that i can't share

ig i will let harry know that you are unwilling to

honor our agreements with him



ra 5/13/2022 2:33 PM

i was not notified of any agreement

please send me this agreement



NotDeGhost 5/13/2022 2:33 PM

we discussed giving equity to employees

im not sure why you'd block fairly compensating our employees



ra 5/13/2022 2:34 PM

we both know what you're trying to do here



NotDeGhost 10% of our equity

NotDeGhost 5/13/2022 2:34PM



ra 5/13/2022 2:34 PM

don't make me say it out loud



NotDeGhost 5/13/2022 2:34 PM

instead of being passive aggressive can you just say what you're thinking



ra 5/13/2022 2:36 PM

look, we both know you wouldn't go out of your way to help someone if it weren't for your own benefit



NotDeGhost 5/13/2022 2:36 PM

that's a very serious accusation

i can come up with a bunch of counterexamples lol



NotDeGhost if not, i'll probably dissolve the company and remake it ra 5/13/2022 2:36 PM

it's because you can't do this



NotDeGhost 5/13/2022 2:36 PM

why not



ra 5/13/2022 2:37PM

please, deal with me honestly



NotDeGhost 5/13/2022 2:37PM

instead of being passive aggressive, can you just say what you're thinking please

i'm confused what you're trying to do here



ra 5/13/2022 2:37PM

i would also prefer to not burn bridges here

but you trying to do tricky stuff and hide the true valuation of the company from me

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 146 of 162 what if i sign a document saying it will not be acquihired if that's your main concern ra don't make me say it out loud NotDeGhost 5/13/2022 2:40 PM also can you say it out loud, i'm not sure what you mean ra it's because you can't do this ra 5/13/2022 2:40 PM NotDeGhost 5/13/2022 2:40 PM that's not true? i could either forfeit all my shares, and just start a new firm with no fiduciary conflict or do what you're doing and quit and do my own firm ra 5/13/2022 2:41PM alright, then forfeit your shares NotDeGhost 5/13/2022 2:41PM and how does adding harry change this in your view NotDeGhost im not sure why you'd block fairly compensating our employees ra 5/13/2022 2:44 PM how about a vested bonus?

NotDeGhost we need to incentivize them to stay long term

ra 5/13/2022 2:45 PM also, employees can't join a competitor because of the noncompete clause

NotDeGhost 5/13/2022 2:45 PM they could just quit?

> - 🥙 ra how about a vested bonus? NotDeGhost 5/13/2022 2:45 PM equity is different from a bonus

i mean if you're uncomfortable with it, you can just be clear about it and i will share with the team

that we will go back on our previous arrangement of 10% equity for employees

NotDeGhost like we give him 5% token equity ra 5/13/2022 2:47 PM couldn't find prior discussion of this 10% equity for employees but found this we still haven't compensated nojob for his work in getting us audit flow

- MotDeGhost 10% of our equity NotDeGhost 5/13/2022 2:47 PM ig you missed this part?

yeah we can do either cash or equity, i will ask him maybe cash cause i'm not sure about what his commitment is unless you want equity?

NotDeGhost yeah we can do either cash or equity, i will ask him ra 5/13/2022 2:49 PM do this, not going to act on his behalf

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did you also see the part i pointed out about prior discussion? on 10% equity

or did you miss it



ra 5/13/2022 2:50 PM

actually, draft up a document describing how this will happen

i'll check it out



NotDeGhost 5/13/2022 2:51PM

wdym

we'd just give first employees

1% equity

in exchange for them taking on a managerial role



ra 5/13/2022 2:55 PM

yeah, write that down in a doc and i'll take a look



NotDeGhost 5/13/2022 2:56 PM

i'm confused as to why it needs to be in a doc i mean it's fine if you don't want to give up anymore of your equity can you be transparent abt it please

instead of stalling



ra 5/13/2022 2:57 PM

well, this is a management decision right? i need something that can be signed



NotDeGhost 5/13/2022 2:57 PM

i'm confused as to what you want me to produce

and it seems like you're stalling again, please be transparent



ra 5/13/2022 2:58 PM

please ask the company lawyer to draft up a proposal



NotDeGhost 5/13/2022 2:58 PM

to do what



ra 5/13/2022 2:58 PM

to give employees equity



NotDeGhost 5/13/2022 2:58 PM

we would just amend the operating agreement

like what we did before



NotDeGhost 5/13/2022 3:07PM

again, this is a simple process. can you please be transparent on why you're stalling

so i have something to tell the team



MotDeGhost again, this is a simple process, can you please be transparent on why you're stalling

ra 5/13/2022 3:22 PM

i don't appreciate these accusations that i'm stalling

you told me approximately 30 minutes before this comment about wanting me to approve a major decision regarding the company I need time to think about it

it's completely unreasonable for me to make a decision within 30 minutes for something this important, and you know that please stop pressuring me in an attempt to make me break



NotDeGhost 5/13/2022 3:23 PM

it seems like stalling because we already had this discussion

Case 8:23-cv-00889-TDC Document 57 Filed 05/28/24 Page 148 of 162 and you were perfectly fine with it previously, but now it seems like you're just being obstinate to spite mo

in essence, we both give up .5% equity to harrison



ra 5/13/2022 3:37PM

sorry, my parents want me to stop talking to you

about this



NotDeGhost 5/13/2022 3:37 PM

can i talk to your parents then?



ra 5/13/2022 3:37PM

my dad is busy



NotDeGhost 5/13/2022 3:38 PM

ok so ig ur just saying

ur not willing to honor our commitment

but in a more roundabout way

is ur dad busy? or are you just using him as an excuse



a let me see communications from jump

ra 5/17/2022 1:28 PM

circling back to this, can you please provide relevant documentation regarding osec's communications with jump?

you are the executive officer

and under article 4.6 you "must supply information regarding the company or its activities to any member upon request"

i'm willing to work with you once you act in good faith with me and provide sufficient information for me to work with



NotDeGhost 5/17/2022 9:10 PM

yes of course, happy to fulfill any requests for information

also want to make sure we're on the same page and that we're respecting the company's time 🙏



copying the latter part of article 4.6 here:

Access and inspection of information will be at the requesting member's expense.

what documentation are you looking for? we've had lots of communication with jump as a company so it would take quite a while to send over every message



ra 5/18/2022 3:51AM

can you please send me the exported chat history of your conversations with kanav?

it's pretty easy, go to the top right corner, hit the hamburger menu, and hit export chat history

please do the same for any other jump related chat

and upload the folders here



NotDeGhost 5/18/2022 9:59 PM

hey, happy to provide any legal documents and/or agreements between ottersec and jump crypto

exporting all my chats seems pretty far reaching and i'm not sure if that's in scope

if there's any questions you have, or any information you're looking for, i'm happy to answer those as well

appreciate your understanding:)



ra 5/22/2022 5:15 AM

please stop stalling and fulfill my request



NotDeGhost 5/23/2022 8:36 AM

im not stalling?



MotDeGhost hey, happy to provide any legal documents and/or agreements between ottersec and jump crypto

NotDeGhost 5/23/2022 8:36 AM



NotDeGhost 5/26/2022 9:33 AM

could you remind your dad to attend the company dissolution meeting

scheduled for tomorrow (May 27th), 1 pm MT

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ty:)

NotDeGhost 5/26/20227:42PM

also if you want to invite anybody else from your side (e.g. nojob), feel free to let us know and send over the invite

10 mil

NotDeGhost 5/31/2022 10:53 PM

hey, trying this one last time: would you be interested in coming to the table about a share buyout. if not, I will execute my right to dissolve the company which will be messier / more expensive for both of us

Exported 30,189 message(s)

Timezone: UTC-8

EXHIBIT 3-4

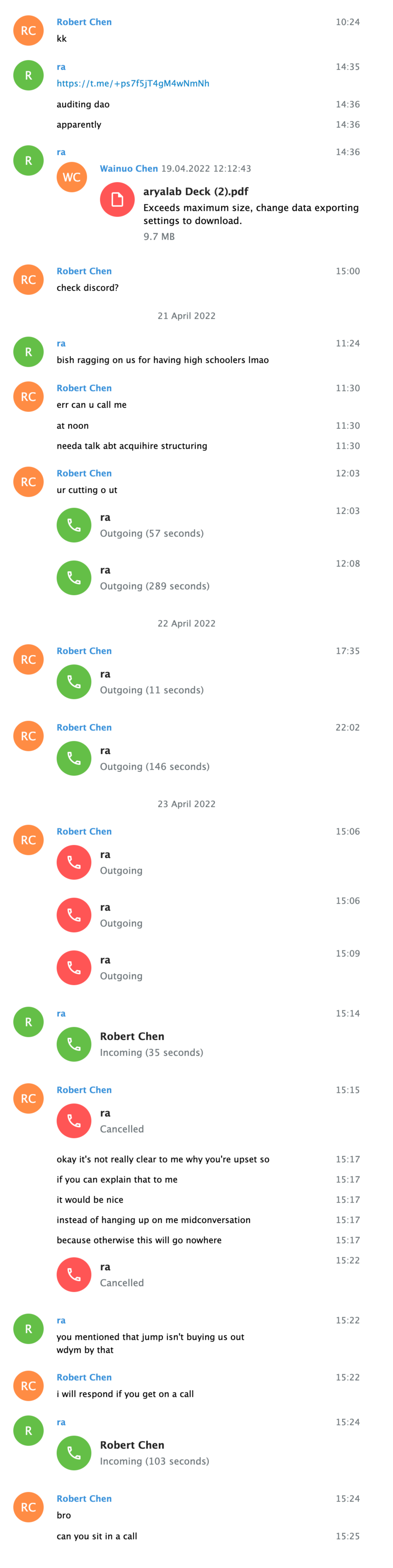
i dunno if the get	12:38
github notifs	12:38
ra	12:38
and a lot of core team in general o	12:38
Robert Chen hence u should say in the channel	12:38
and tell them to look at the gh issue	12:38
ra	12:38
kk	
Robert Chen	21:06
the guy said ok for 2k a month	21:06
ra	21:06
o sick ok	21.00
99what do we do with nith then	21:06
Robert Chen	21:10
hm prob let go i will chat	21:11
ra kk	21:11
10 April 2022	
ra	10:41
so daryl said ok?	10.11
if he ok'd then we should add him to the discord	10:41
Robert Chen	10:41
kk can u do that	
ra kk	10:42
uh can you tell me what to search for to add the email	10:52
tried searching "add email to google org" and did not	get anything
Robert Chen	10:53
OtterSec Welcome to the Google Workspace Admin Console	
≥ Users Manage ^	
Active	
11	
Add a user Delete a user	
Update a user's name or email	
Create an alternate email address (email alias)	
ra	10:53
ok ty	
hit the 2fa thing pls	10:56
in gmail	10:59
Robert Chen done	10:59
ra he's asking to meet w/ you to ask how to talk to client	11:05 ts
Robert Chen	11:05
oh	11.05
also did u put tria on	11:11
serum yet	11:11
ra	11:11
yea	
Robert Chen	11:11
ok ima ask him to fuzz	11:11
so u + cppio do manual	11:11
ra	11:11
kk	11.11
Robert Chen	11:11
and i'll work w/ him on a dynamci analysis sol	
ra	11:11
kk sounds good	
Robert Chen	13:06
does 4:30 pm est work for jito	
on wednesday	13:06
ra this wendsday?	13:09

RC	Robert Chen yes	13:09
R	ra sure yea	13:09
R	ra also i think we should add each other to all chats we make with protocols by default	21:05
RC	Robert Chen imo no	21:08
	just put the ones we are talking to down on the sheet	21:09
	cause its kinda awkward	21:09
	to add smbdy they haven't met in person	21:09
D	ra	21:11
R	some projects emailed us right idk idt its a big deal because most of the time projects bring in	21:11
	their cofounders	
RC	imo one person should handle it	21:29
	it's not worth burning both ppls tie	21:29
	time	21:29
R	ok	21:29
RC	Robert Chen	21:29
	i can give u my telegram if u want	
R	ra	21:29
	makes sense	
	kk sure	21:29
RC	Robert Chen	21:30
RC	kk just don't modify state	
	ie don't read anything unread	21:30
	or send	21:30
R	ra	21:31
	kk	
	11 April 2022	
D	ra	11:43
R	did you check jet-governance stuff	
PC	Robert Chen	17:23
RC	can u elaborate on ur comment	
	like explain the mint thing	17:23
R	ra	17:23
	i think im misundestanding how they plan on using spl-governant they're probably intending on using it as a library which would make a ton of sense	17:23
DC	Robert Chen	17:24
RC	> what's preventing the user from directly using spl-governance	vs the
	jet-governance program? does not make sense	17:24
	please explain	17:24
R	ra similar to how dex-v4 uses serum-v4	17:24
	Robert Chen	17:26
RC	?	17.20
R	ra edited for brevity	17:28
PC	Robert Chen	17:28
RC	can u tell them abt	
	the mint thing	17:28
R	ra	17:29
	it doesn't matter if they do what i think they do because the other wouldn't even work	r way
	but basically	17:29
RC	Robert Chen ?	17:29
	why does the mint thing not work	17:29
R	ra if spl-governance is a separate program the jet-governance prog	17:29 ram
	shouldn't be able to modify the accounts	ıuıll
	in the first place	17:29
	/spl-governance will fail ownership checks	17:29
DC	Robert Chen	17:29
RC	oh wait	

can u respond to jet

17:38

R	ra	18:20
	are you going to get anything to eat	
RC	Robert Chen yeah	18:20
R	ra uber eats or	18:20
RC	Robert Chen nah prob restraunt	18:20
R	ra okie	18:20
	you still in the airbnb or nah	18:20
RC	Robert Chen	18:23
MC	ye	
	12 April 2022	
R	ra About how long from now dyt we can start uxd 2-3 weeks?	09:43
R	ra	11:01
	Free tickets to crypto Bahamas if you participate in hackathon	
	19 April 2022	
RC	Robert Chen	09:57
	also u might want to have a 1-1 chat with jonathan	00.58
	from jump just to talk more abt acquihire	09:58 09:58
R	ra ok	10:00
	do i like	10:00
	dm him	10:00
	or what	10:00
RC	Robert Chen nah	10:00
	i'll set it up with him for u	10:00
R	ra kk	10:00
RC	Robert Chen just giving a heads up	10:00
R	ra raydium wants an audit? woaw	10:13
RC	Robert Chen err where	10:13
R	ra email	10:13
RC	Robert Chen o waow	10:14
	hm business booming	10:15
	altho tbh i dunno if they'd be willing to pay like	10:15
	400k it sounds like a huge audit	10:15 10:15
	ra	10:20
R	yeah idk	v
	they should be mostly spl token swap tho	
RC	o also	10:20
	soldex	10:21
	should we do the audit for	10:21
	spl token swap clones?	10:21
R	ra soldex seems mildly scammy and broke based off their website	10:22
RC	Robert Chen hm ok ig we can decline it then	10:23
R	ra	10:23
	In reply to this message yeah sure, but most probably can't cough up the amt we're looki	ng for
	to make it worth if they're not established already w/ a large protocol treasury	10:23
	Robert Chen	10:23
RC	i mean we'd just be giving them a rubber stamp	
	my concern is that tarnishes brand name	10:23
R	ra	10:23
	yeah	10.0-
	better to not i think	10:23



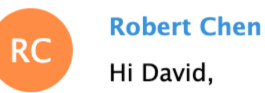
	ak ina maina ta da alima thain affan fan bath af wa	15.25
	ok im going to decline their offer for both of us	15:25
	if we don't work this out	15:25
	it's pretty frustrating because i have literally zero idea what you want or are frustrated abt rn	15:29
R	ra	15:31
	what you described was not an acquihire	
PC	Robert Chen	15:31
MC	the valuation would be assigned as a signing bonus	
	which i told him to split with you	15:31
	it is functionally equivalent to an acquihire	15:31
	ra	15:34
R	ok	
	Robert Chen	15:34
RC	wait if you're concerned about how this is structured	
	why did u not just ask kanav	15:34
	this is what he told me so	15:35
	that's part of why i setup that meeting for you	15:35
	ra	15:36
R	can i have his tg	
	Robert Chen	15:36
RC	uhh are you gonna dm him	
	ra	15:37
R	yea	
	Robert Chen	15:37
RC	i dunno if that's a good idea	
	might lower valuation if we seem divided	15:37
	you should dm jonathan with questions imo	15:37
	because he is not involved with valuation side	15:38
	or wait for jump's offer	15:38
	so they can't take back the number	15:38
	27 April 2022	
PC	Robert Chen	18:55
RC	can you leave	
	lifinity space chat	18:55
	10 August 2023	
	ra	23:43
R	Hi Rob,	

Honestly, you astound me with your actions. You took away a company that we built together after my dad died, and all you can scrape together is an insincere apology months afterwards. You then follow up with petty complaints that I'm stressing you out with my mere presence, causing you to be unable to perform at your peak in a prestige tournament with no money on the line, nothing but your ego. You tell me most of this, not personally, but through two of Dice's best guys who are alreardy busy with the CTF, stressing them out before the competition. Next time, say it to my face.

I chose not to say these things in front of Gink and Dan.

Have a good day, David

11 August 2023



04:52

Happy to chat.

Unfortunately, as you probably know, you can't steal millions of dollars from a company, actively sabotage relationships the company built, quit, demand that the company dissolve, refuse 40% of the company's profits, and after everything file a frivolous lawsuit out of greed and spite.

Given all of the above, I raised your actions and behavior with the others, and they agreed that you are not welcome in DiceGang's suites. That being said, I look forward to seeing you around at DEF CON :) Feel free to share anything with Gink/Dan — the truth exonerates and I look forward to the recovery of stolen assets and IP.

Appreciate your time, Robert

EXHIBIT 3-5

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March 2023 statement March 1-March 31, 2023 (31 days) All dates in UTC.

OtterSec LLC

30 North Gould Street, Sheridan, WY 82801

EIN ••2931

Account details

Statement Balance

Checking account

Routing number

Account activity overview

Beginning balance \$50,000.00

Total withdrawals -\$1,189.00

Total deposits \$1,189.00

\$50,000.00

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All Transactions /

Date (UTC)	Description	Тгх Туре	Amount	End of Day Balance
Mar 30	Michael Best & Friedrich LLP		-\$1,152.00	
	Mercury Savings ◆◆7390	→ Transfer In	\$1,189.00	\$50,037.00
Mar 31	Davis & Cannon LLP	<u></u> ••7595	-\$37.00	\$50,000.00
Total				\$50,000.00

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March 2023 statement March 1-March 31, 2023 (31 days) All dates in UTC.

OtterSec LLC

30 North Gould Street, Sheridan, WY 82801

EIN ••2931

Account details

Statement Balance

Savings account	
Routing number	
Account activity overview	
Beginning balance	\$772,333.99
Total withdrawals	-\$1,189.00
Total deposits	\$0.60

\$771,145.59

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All Transactions /

Mar 30	Mercury Checking ●●6685		-\$1,189.00	\$771,145.59
Mar 29	Inbound	→ Transfer In	\$0.01	\$772,334.59
Mar 03	Interest Accrual INTEREST	← ACH In	\$0.59	\$772,334.58
Date (UTC)	Description	Тгх Туре	Amount	End of Day Balance

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March 2023 statement March 1-March 31, 2023 (31 days) All dates in UTC.

OtterSec LLC

30 North Gould Street, Sheridan, WY 82801

EIN ••2931

Account details

Statement Balance

Checking account

Routing number

Account activity overview

Beginning balance \$0.00

Total withdrawals -\$0.01

Total deposits \$0.01

\$0.00

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All Transactions /

Total			\$0.00	
	Mercury Savings ••7390	→ Transfer Out	-\$0.01	\$0.00
Mar 29	LFG NFTS CORP	← ACH In	\$0.01	
Date (UTC)	Description	Тгх Туре	Amount	End of Day Balance