1 2 3 4 5 6	SHAUN P. MARTIN (SBN 158480) 5998 Alcala Park, Warren Hall San Diego, CA 92110 T: (619) 260-2347 F: (619) 260-7933 smartin@sandiego.edu Counsel for Plaintiff Howard Mann	Electronically FILED by Superior Court of California, County of Los Angeles 7/26/2024 4:15 PM David W. Slayton, Executive Officer/Clerk of Court, By C. Perez, Deputy Clerk
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8	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
9	COUNTY O	F LOS ANGELES
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11 12	HOWARD MANN, on behalf of himself and all others similarly situated,	Case No. 24STCV17012
13	Plaintiff,	PROOF OF SERVICE OF TEMPORARY
14	V.	RESTRAINING ORDER AND PRELIMINARY INJUCTION PAPERS
15	SEAN MOORE, MIRANDA GOMEZ, and DOES 1 through 200, inclusive,	Judge: Hon. William F. Highberger
16	Defendants.	Place: 312 N. Spring Street Los Angeles, CA 90012, Dept. 10
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1	I, Albina Giuttari, declare:		
2	I am over the age of 18 years and not a party to this action. I am an employee of Inca Digita		
3	and my business address is 255 East Flagler Street Ste 218 Miami FL, 33131.		
4	Pursuant to the July 17, 2024, Order Granting Ex Parte Application of Plaintiff Howard Mann		
5	for Temporary Restraining Order and Order to Show Cause regarding Preliminary Injunction (the		
6	"Order"), I submit this proof of service.		
7	On July 25, 2024, I personally collected the following documents and published a website		
8	containing all documents filed in this action thus far, which included the following:		
9	1. July 10, 2024 Alternate Dispute Resolution Packet1		
0	2. July 10, 2024 Alternate Dispute Resolution Packet2		
11	3. July 10, 2024 Civil Case Cover Sheet		
2	4. July 10, 2024 Notice of Case Assignment		
3	5. July 10, 2024 Plaintiffs Verified Complaint		
4	6. July 10, 2024 Summons on Complaint		
5	7. July 15, 2024 Declaration Of Howard Mann In Support Of Plaintiffs Ex Parte Application		
6	For Temporary Restraining Order And OSC Re Preliminary Injunction		
17	8. July 15, 2024 Declaration of Charles Zach in Support of Plaintiffs Ex Parte Application		
18	for Temporary Restraining Order and OSC Re Preliminary Injunction		
19	9. July 15, 2024 Declaration of Shaun Martin in Support of Plaintiffs Ex Parte Application		
20	for Temporary Restraining Order and OSC Re Preliminary Injunction		
21	10. July 15, 2024 Plaintiffs Ex Parte Application For Temporary Restraining Order And		
22	OSC Re Preliminary Injunction Memorandum Of Points And Authorities In Support		
23	11. July 15, 2024 Proposed Order to Show Cause for Preliminary Injunction and Temporary		
24	Restraining Order		
25	12. July 16, 2024 Declaration2 of Charles Zach in Support of Plaintiffs Ex Parte Application		
26	for Temporary Restraining Order and OSC Re Preliminary Injunction		
27	13. July 16, 2024 Declaration2 of Shaun Martin in Support of Plaintiffs Ex Parte Application		
28	for Temporary Restraining Order and OSC Re Preliminary Injunction		

1	1J9hSv4yBgz2xWUbfehZMQHSw8yFAqFw7m	
2	1PCJbKmF1aZSeeodMQNbS6dKe6FDv4JqFF	
3	1HS7voGRhq73mg4dmoy4jt8We8Zthnqd6p	
4	1CGbRD4qfFjkQpNggKF3EJzj9wJhSatWt2	
5	1DF2tninBnokz9L4Tb61U8Pv8zc3Rggg8P	
6	1EyKJN6JTxvQergHhcJUWyYzgcdhZ1Lqeo	
7	The special purpose token contained a hyperlink to the website discussed above containing	
8	the documents listed above.	
9	On July 25, 2024, I also personally served the above listed documents on KuCoin using a	
10	special purpose token delivered into the following KuCoin wallet address after KuCoin confirmed the	
11	wallet was frozen:	
12	3L5HM9PvUqu9YwKgNLVyLggCZ84sCp8KWZ	
13	The special purpose token contained a hyperlink to the website discussed above containing	
14	the documents listed above.	
15	Per the Order, completion of this process "constitute[d] actual notice of [the] Order and	
16	sufficient service of process on Defendants and the person or persons controlling the corresponding	
17	wallet addresses identified" above. (See Order at 4.)	
18	I declare under penalty of perjury under the laws of California that the above is true and correct.	
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20	Executed on July 26, 2024, at Lamone, Switzerland.	
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22	Albina Giuttari	
23	Albina Giuttari	
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