INDEX NO. 654820/2023

NYSCEF DOC. NO. 73 RECEIVED NYSCEF: 12/05/2024

## SUPREME COURT OF THE STATE OF NEW YORK NEW YORK COUNTY

PRESENT:	HON. RICHARD G. LATIN	P	ART	46N	
		Justice			
		X	IDEX NO.	654820/2023	
RACHEL PO	DUYAFAR,	M	OTION DATE	11/19/2024	
	Plaintiff,	N	OTION SEQ. NO.	005	
	- V -				
YUNHAI QU	AN, JOHN DOES 1 TO 25		DECISION + ORDER ON MOTION		
	Defendant.				
		X			
•	e-filed documents, listed by NYS 7, 68, 69, 70, 71, 72	CEF document number	er (Motion 005) 59	, 60, 61, 62, 63,	
were read on this motion to/for			MENT - DEFAULT	Γ	
Upon	the foregoing documents, it	is ordered that Cl	ass Plaintiff Ra	chel Pouyafar's	
unopposed m	notion for a default judgment ag	gainst defendants Yu	nhai Quan and J	ohn Doe Nos. 1	

When a party fails to appear or answer, its adversary may seek a default judgment from that party (CPLR 3215[a]). In order to obtain a default judgment pursuant to CPLR 3215 a movant must provide proof of service of the summons and complaint and proof of the facts constituting the claim (CPLR 3215[f]; *see Gantt v North Shore-LIJ Health System*, 140 AD3d 418 [1st Dept 2016]). Here, Class Plaintiff satisfied her burden with the requisite proof with respect to defendants.

Thus, upon service of a copy of this order with notice of entry, using the method of service set forth in the Order to Show Cause for this motion sequence 005 (NYSCEF Doc. 70), on defendants Yunhai Quan and John Doe Nos. 1-25, who directly or indirectly control cryptocurrency belonging to Class Plaintiff and Class Members located at the below addresses set

25 is granted.

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forth in the First Amended Complaint and Appendix A in this case (NYSCEF Docs. 21, 22, 23 & 24):

- 1. 0xcc21d63f7f1201c201c574af1d4d8be4a7a85c45
- 2. 0x0847a80fcf205bc9850825210cbcb0f1da0cc083
- 3. 0x0e740ce9a4707d38dc7c2ebaccc35df2b42c43e8
- 4. 0x47a885fc9d952b46eb961c9f9346fdb5a3ccce31
- 5. 0xa861175e2a696d5afe06e84336ccb94568087b73
- 6. 0x0f6a3a689426c592370de20d6b1ec093ea17d219
- 7. 0x94307efb4be20e2cfd257842cf1b7224768aeed9
- 8. 0xd11573c7065ad6fb967b596d3c020ab93f7f0685
- 9. 0x5213ebc0746b9e441680a4e7417f48e6f6aa344d
- 10. 0x8774b7134c3ea3405a1ff9fced90d7c1b50e1d85
- 11. 0xbd1d2f3e03ca9e82813446052be35473843a6b59
- 12. 0x038a2cf462dafb509696405f7a02e9fa2e498d5c
- 13. 0x27a93d839cdbdce1e648ec8e3febf79387c52cc2
- 14. 0x84d174ae1478db35beaa0b878e681b8053f71460
- 15. 0x753ebfaba611a0820af0c455a7d29a7d73267fee
- 16. 0x134583c611aaf9f126eb63fbdd9e4359b95db1dd
- 17. 0xead0c6d566bf874b8f27e164772ea7afd28fbd2f
- 18. 0x47a885fc9d952b46eb961c9f9346fdb5a3ccce31
- 19. 0x99895845183ce5283ca87563e883a4ecd546a477
- 20. 0x504434da8c50bfcae5dfcfdb3c7daf5112ba6d5c
- 21. 0x247f0db29097501184e19c285c2a3e0eae1d874f
- 22. 0x8b8a28566f56893d3d3a7599fe4c7809687d8cd0
- 23. 0x7DBa1df8fC3953d20637178D50797B1b57B3191C
- 24. 0x22c00e46deaa2bf271c2578b45e66ad6f9df1b80
- 25. 0x61876383236191b546ca706a55eb9832f26b82b1

## It is hereby

ORDERED, ADJUDGED AND DECLARED that Class Plaintiff Rachel Pouyafar, c/o Mandel Bhandari LLP, 80 Pine Street, 33rd Floor, New York, NY 10005, on behalf of herself and all other Class Members similarly situated, has judgment and recovers from Defendants Yunhai Quan and John Doe Nos. 1-25, \$10,266,602.68 with interest from September 29, 2023 in the amount of \$\_\_\_\_\_\_\_, and costs and disbursements to be calculated by the Clerk of the Court in the amount of \$\_\_\_\_\_\_, for a total amount of \$\_\_\_\_\_\_, and that the Class Plaintiff shall have execution therefore, and it is further

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ORDERED, ADJUDGED AND DECLARED that, for the avoidance of doubt and notwithstanding the foregoing, Class Plaintiff may rely on this judgment to immediately obtain the assets of the defendants, and it is further

ORDERED that Class Plaintiff shall serve a copy of this order, together with notice of entry, on defendants Yunhai Quan and John Doe Nos. 1-25, using the method of service set forth in the Order to Show Cause for this motion sequence 005 (NYSCEF Doc. 70), within 30 days of the date of entry of this order.

This constitutes the decision and judgment of the Court.

12/3/2024			12 Catio
DATE			RICHARD G. LATIN, J.S.C.
CHECK ONE:	х	CASE DISPOSED	NON-FINAL DISPOSITION
	х	GRANTED DENIED	GRANTED IN PART OTHER
APPLICATION:		SETTLE ORDER	SUBMIT ORDER
CHECK IF APPROPRIATE:		INCLUDES TRANSFER/REASSIGN	FIDUCIARY APPOINTMENT REFERENCE