		FILED CLERK, U.S. DISTRICT COURT
1		6/28/2022 CENTRAL DISTRICT OF CALIFORNIA BY V DEPUTY
2		BY: <u>VAV</u> DEPUTY
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8	UNITED STATES DISTRICT COURT	
9	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
10	March 2022 Grand Jury	
11	UNITED STATES OF AMERICA,	CR 2:22-cr-00273-JLS
12	Plaintiff,	<u>I N D I C T M E N T</u>
13	V.	[18 U.S.C. § 1349: Conspiracy to Commit Wire Fraud; 18
14	LE AHN TUAN,	U.S.C. § 1956(h): Conspiracy to Commit Money Laundering; 18
15	Defendant.	U.S.C. § 2461(c): Criminal Forfeiture]
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18	The Grand Jury charges:	
19	COUNT ONE	
20	[18 U.S.C. § 1349]	
21	A. <u>INTRODUCTORY ALLEGATIONS</u>	
22	At times relevant to this Indictment:	
23	Relevant Entities and Individuals	
24	1. The Baller Ape Club was a non-fungible token ("NFT")	
25	investment program that sold NFTs in the form of various cartoon	
26	figures, often with the figure of an ape (a "Baller Ape").	
27	2. The Baller Ape Club conducted its business principally	
28	by means of a website accessible	e at www.ballerapeclub.com (the

"Baller Ape Website"). The website purported to offer investors the ability to purchase Baller Apes. The Baller Ape Website was accessible worldwide to the public and was accessed by individuals within the Central District of California and elsewhere.

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6 Defendant LE AHN TUAN was a citizen of Vietnam. 3. 7 Defendant TUAN founded and registered the Baller Ape Website. During the registration process, defendant TUAN used another 8 individual's identity to conceal his control over the Baller Ape 9 Website. Less than a month after launching the purported 10 investment program, defendant TUAN and his co-conspirators 11 engaged in a "rug pull," that is, they abruptly closed the 12 Baller Ape Website and stole all investors' funds. 13

4. Co-Conspirator 1 ("CC-1"), an affiliate of the Baller
Ape Club, resided in Mexico. Among other things, CC-1
functioned as a money launderer for the Baller Ape Club and was
responsible for concealing the source, origin, and control of
funds received from Baller Ape investors.

5. Company 1 was a U.S.-based entity and website domain name registrar that provided domain name registration and web hosting services. Defendant TUAN registered the Baller Ape Website through Company 1, and also purchased services through Company 1 for the Baller Ape Website. Defendant TUAN accessed the Company 1 website through a unique IP address associated with defendant TUAN.

6. Company 2 was a U.S.-based entity that provided customers with protection against cyber-attacks. Defendant TUAN accessed the Company 2 website through a unique IP address associated with defendant TUAN.

Relevant Terms

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7. A "cryptocurrency" was a digital currency in which
transactions were verified and records were maintained by a
decentralized system using cryptography, rather than a
centralized authority such as a bank or government. Like
traditional fiat currency, there were multiple types of
cryptocurrencies, including Bitcoin ("BTC"), Ethereum ("ETH"),
Solana ("SOL"), and Dai ("DAI").

The "blockchain" was a distributed public ledger that 9 8. recorded incoming and outgoing cryptocurrency transactions. The 10 blockchain recorded, among other things, the date and time of 11 each cryptocurrency transaction, the unique cryptocurrency 12 addresses associated with the transaction and the sending and 13 receiving parties, and the amount of cryptocurrency transferred. 14 The blockchain, however, did not identify the parties that 15 controlled the cryptocurrency addresses involved in the 16 transaction. 17

Cryptocurrency owners typically stored their 9. 18 cryptocurrency in digital "wallets," which were identified by 19 unique electronic "addresses." By maintaining multiple 20 cryptocurrency addresses, criminals engaged in cryptocurrency-21 based fraud could attempt to thwart law enforcement's efforts to 22 track the flow of fraud proceeds by quickly transferring such 23 proceeds in various amounts through multiple cryptocurrency 24 addresses and across multiple blockchains.

25 10. "Chain-hopping" referred to the technique commonly 26 used by perpetrators of cryptocurrency frauds to convert one 27 form of cryptocurrency into another and move funds, including 28 fraud proceeds, from one blockchain to another. Chain-hopping

enabled fraud perpetrators to swap one type of cryptocurrency for another -- for example, BTC to SOL -- to disguise the source of the funds used to purchase the original cryptocurrency and to obstruct the ability of law enforcement to trace the movement of fraud proceeds across various cryptocurrency addresses.

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6 11. Criminals in the cryptocurrency fraud space frequently
7 used decentralized cryptocurrency "swap services," which
8 referred to a service that could convert one cryptocurrency into
9 another cryptocurrency in order to disguise, obscure, and
10 obfuscate the trail that would lead to the funds' original
11 source.

12 12. An "NFT" was a non-interchangeable unit of data stored 13 on the blockchain that could be sold and traded. Some NFTs were 14 part of the Solana blockchain, which was one of the largest 15 open-source blockchains. SOL was the native cryptocurrency of 16 the Solana blockchain.

13. There were different types of NFT data files that could be purchased. The most basic NFT data file was like a .jpeg image file that provided an investor with an electronic image and a certificate of ownership. By contrast, a "utility" NFT data file offered added benefits, such as reward programs, giveaways, and early access to events for NFT holders.

14. Each NFT was commonly referred to as a "token," which was uniquely identifiable on the blockchain.

15. The process of turning a digital file into an NFT (<u>i.e.</u>, a crypto collectible or digital asset) on the Solana blockchain was typically referred to as "minting." The digital file was stored on the Solana blockchain, and typically could not be edited, modified, or deleted.

The minting of an NFT required the creation of a 16. "smart contract," which was recorded on the blockchain and outlined the rules that governed the sale and any subsequent transfers of the NFTs after minting. NFT smart contracts were written in computer code and publicly viewable on the Solana blockchain.

17. A "rug pull" was a colloquial term that referred to a 7 scenario where the creator of an NFT program solicited 8 investments and then abruptly abandoned a program and 9 fraudulently retained the program investors' funds. 10

THE OBJECT OF THE CONSPIRACY Β.

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Beginning no later than in or around September 2021 18. 12 and continuing until at least in or around March 2022, in Los 13 Angeles County, within the Central District of California, and 14 elsewhere, defendant TUAN conspired with CC-1 and others known 15 and unknown to the Grand Jury to commit wire fraud, in violation 16 of Title 18, United States Code, Section 1343. 17

THE MANNER AND MEANS OF THE CONSPIRACY

The object of the conspiracy was to be carried out, 19. and was carried out, in substance, as follows:

Overview of the Baller Ape Rug Pull

In September 2021, defendant TUAN formed, registered, 20. and funded the Baller Ape Club Website. Various social media communication platforms began advertising the sale of Baller Ape These platforms directed interested investors to the NFTs. Baller Ape Club Website, which defendant TUAN controlled.

26 Defendant TUAN's Baller Ape Club Website marketed the 21. sale of Baller Ape NFTs, which were electronic images of various cartoon ape figures, as depicted below in screenshots taken from



22. In addition to the sale of the digital NFT image, the Baller Ape Club Website advertised the following benefits:

a. Access to "an exclusive VIP Lounge where all fellow Primates gather to flex their Rolex, NFT's and sip on a banana cocktail," and where "benefits, offerings and rewards will increase over time."

b. Donations to "a number of charity organizations, starting with 50 SOL to a charity of the Club's choosing, [that] we will achieve . . . through community voting power on our Discord."

c. "All Baller Ape holders receive 5% in Sol [SOL] rewards."

25 23. The Baller Ape Club Website also claimed that a 26 "rarity app . . . will be available via our website after 27 minting is complete, thus will allow all holders to get their 28 exact [NFT] rarity statistics!"

24. The images below are screenshots taken from the Baller Ape Club Website and show the advertised "roadmap" and plan for October 2021 to December 2021, which purportedly was to be implemented immediately following the Baller Ape NFT sale. In particular, the "Roadmap to VIP" advertised, among other things, that when 100% of the Baller Apes were sold, the Baller Ape NFT program developers would "fund our ape community wallet with 500 sol [SOL]."



20% SOLD

We will give away 4 rare Baller Apes (top 3.5% rarity) to random holders within the Club.

60% SOLD

A FanArt Contest will be held within our Discord Community where 5 of the best FanArt pieces will be rewarded with 15 sol, a special discord role and have their FanArt featured on both our server and Twitter page.

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40% SOLD

We will fund our ape community wallet with 100 sol.

80% SOLD

We will Airdrop 8 super-rare Baller Apes (top 5% rarity) to random holders with 3 or more Baller Apes.

Once 80% of Baller Apes have been minted, then the reveal will begin and all Members of the Club will be able to view their Baller

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Cocktail

will be able to view their Baller Apes.

ENTRY CLOSED

Begin our marketplace, aswell as list on solanart and digital.eyes so our valued ape holders can list, buy and sell their Baller Apes.

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We will fund our ape community wallet with 500 sol.

BALLER PHASE II

As all of our Baller Apes are males, we plan on releasing a new category of female 'Babe Apes' that will join the Club. This feature will allow our Baller Ape Members to mint a free 'Babe Ape' just for holding their collectables. COMING SOON!

Members Only, limited edition merchandise to be released, including t-shirts, hoodies, hats, and much more!

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October 2021

- Marketplace listing on solanart 8
 Digital.eyes directly after launch
 Baller Ape Club marketplace launch
- Submit orders for the Baller Ape hats, Hoodies 8 t-shirt mint rewards
- Announce the winners of the Silver BAC Collector, Golden BAC Collector and King BAC Collector rewards.
- Open the verified holder and club members only discord channels
- Begin the DIV contests for holders
- · Launch on howrare
- Begin the Metal BAC Print minter raffle
- Introduce website rarity checker
 Use an allocation of the community funds
 to sweep the floor 24-48 hours post
- to sweep the floor 24-48 nouns post Launch
- Host daily contests and giveaways within the member's only discord channels
 Complete second charity donation (mid-
- October)
- Confirm Baller Ape Chain winner
 Finish the website portal to track mint and holder royalties
- Holder royatties
 Confirm designs for our holder only Baller
- Ape merch store

November 2021

- Begin working with the holders on the Baller Ape DAO
- Open pre-orders for our first Baller ape holder merch drop
- Orsate the Baller Bables collection, featuring 5,000 unique Baller Bable to partner with your Baller aps. Holdens of a Baller Aps will be able to mint a Baller Bable for free.
- Collaborata with viral brands and media providers to bring more coverage to the solana NFT scene and more importantly The Baller Ape Club
- Complete Donation 3 on live stream
- Host public events with the swept floor Baller apes as prizes
- Begin planning and building the baller ape interactive game with Baller Ape NFT integration
- Use the community fund to host a new range of giveaways, contests and competitions all related to helping grow the brand
- Ship out our season 1 merch drop and organise events and competitions which will require the use of your merch, and only available to merch owners
- Update our Ballar Ape marketplace in preparations for the DAO

December 2021

- Stake a portion of the community fund, to be unlocked in 3-6 months for guarantied further growth boosts
- Ship out the completed Beller Ape Chein mint reward to the winner from ICEBOX
- Partner with a custom sneaker designer to create a limited edition collection of Ballar Ase Air force ones
- Bring more community voting options in for the direction in which the club goes
- Host more raffles and implement the Christmas holiday Giveaways, events and rewards timetins. Open to baller ape members only
- Launch the Baller Ape DAD
- Secret announcement (New Year's Eve)
- Partner with global brand managers to bring the Baller Ape Club name to the masses
- More coming soon

Each Baller Ape was advertised to cost approximately 2 25. SOL, which, at the time of the Baller Ape NFT sale, was equivalent to approximately \$282.14 to \$323.36. In total, the Baller Ape Club Website advertised 5,000 Baller Ape tokens for sale.

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6 On or about October 1, 2021, the Baller Ape Club 26. Website permitted individuals to purchase a Baller Ape token 7 through either a private presale or a public sale.

27. Approximately five minutes before the public sale 9 began, conspirators operating a Baller Ape Club social media 10 account informed potential investors that (1) the price was 2 11 SOL per Baller Ape token, (2) there was a maximum of two Baller 12 Ape tokens per transaction, and (3) there was no limit as to the 13 number of transactions a potential investor could make. 14

Conspirators operating the Baller Ape Club social 28. media account mentioned in the preceding paragraph also provided potential investors with three additional website links to mint their Baller Ape tokens. The website links were connected to the Baller Ape Website that defendant TUAN created.

After a potential investor clicked on one of the three 29. website links, the Baller Ape Website instructed the potential investor to "Please connect your wallet to buy Baller Ape NFTs." The Baller Ape Website then instructed the potential investor to allow the website link to connect to the cryptocurrency wallet the investor had selected. The Baller Ape Website then allowed the potential investor to input the number of Baller Ape tokens he or she wanted to purchase.

After inputting the number, the potential investor 30. would click on a "Mint" button and be instructed to approve a

transaction transferring SOL to four particular SOL cryptocurrency wallet addresses (the "Baller Ape Wallet Addresses"). The Baller Ape Website represented that this transaction would cause the desired amount of SOL to be transferred in exchange for the equivalent number of Baller Ape tokens. The Baller Ape Website then falsely informed the investors that their transaction failed (the "Failed Transactions"), and that they would need to restart the NFT minting process.

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10 31. Even though the potential investors received Failed 11 Transactions notices, which falsely represented that SOL had not 12 been transferred from the investors' cryptocurrency wallets, the 13 SOL would in fact be transferred to the Baller Ape Wallet 14 Addresses.

32. After investors' SOL had been transferred to the Baller Ape Wallet Addresses, defendant TUAN and his coconspirators engaged in a "rug pull," meaning that they ended the NFT program prematurely and stole the investors' money. Defendant TUAN and his co-conspirators provided no NFTs or any of the promised benefits to the investors and deleted the Baller Ape Club Website and related social media accounts.

33. In total, through this conspiracy, defendant TUAN and his co-conspirators obtained approximately \$2.6 million worth of SOL from investors in the Baller Ape program.

34. As a further part of the conspiracy, in order to prevent the investors from recovering the money that had been fraudulently obtained from the investors, defendant TUAN, CC-1, and their conspirators laundered investors' funds through the use of chain-hopping, decentralized cryptocurrency swap

services, and other common money laundering techniques designed to obfuscate the origin and subsequent movement of Baller Ape investors' funds.

35. In furtherance of the conspiracy:

a. Defendant TUAN electronically would submit, and cause to be submitted, documents to Company 1 and Company 2, in connection with the creation of the Baller Ape Website;

b. Defendant TUAN and his conspirators would use the
Baller Ape Website to publish, and cause to be published,
materially false statements to victim-investors regarding the
use of funds, falsely representing that such funds would be used
to acquire Baller Ape NFTs when, in fact, the funds would be
stolen by defendant TUAN and his conspirators;

c. Defendant TUAN and his conspirators, by and through their scheme to defraud victim-investors of money and other property, including cryptocurrency, by means of fraudulent pretenses, false representations, and false promises, would induce victim-investors to transmit, and cause to be transmitted, cryptocurrency by means of interstate and foreign wires.

d. Defendant TUAN and his conspirators would hide
the proceeds of their fraud by transferring and exchanging
Baller Ape investors' funds into various cryptocurrencies and
foreign currencies, and engaged in chain-hopping by transferring
such funds across multiple blockchains.

D. OVERT ACTS

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26 36. On or about the following dates, in furtherance of the 27 conspiracy and to accomplish its object, defendant TUAN, CC-1, 28 together with their conspirators, committed and knowingly caused

others to commit the following overt acts, among others, within the Central District of California, and elsewhere:

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Overt Act No. 1: On September 14, 2021, defendant TUAN, using another individual's identity, registered the Baller Ape Website through Company 1, and paid for these services.

Overt Act No. 2: On September 14, 2021, defendant TUAN created an account for the Baller Ape Website through Company 2.

8 <u>Overt Act No. 3:</u> On October 1, 2021, defendant TUAN, 9 together with other co-conspirators, caused C.M., a resident of 10 the Central District of California, to electronically transfer 11 approximately 18 SOL to the Baller Ape Website for the purchase 12 of a Baller Ape NFT.

Overt Act No. 4: On September 14, 2021, defendant TUAN accessed the Company 1 and Company 2 accounts for the Baller Ape Website. After that day -- the day of the rug pull -- defendant TUAN never again accessed the Company 1 account nor the Company 2 account for the Baller Ape Website.

Overt Act No. 5: On February 1, 2022, CC-1 converted 10,015.00 DAI in Baller Ape investors' funds into foreign fiat currency.

Overt Act No. 6: On February 4, 2022, CC-1 converted 500.03562143 DAI in Baller Ape investors' funds into foreign fiat currency.

Overt Act No. 7: On March 6, 2022, CC-1 converted 494.19448476 DAI in Baller Ape investors' funds into foreign fiat currency.

COUNT TWO

[18 U.S.C. § 1956(h)]

The Grand Jury re-alleges paragraphs 1 through 17 and 37. paragraphs 20 through 34 of this Indictment here.

5 Beginning no later than in or around September 2021 38. 6 and continuing until at least in or around March 2022, in Los 7 Angeles County, within the Central District of California, and elsewhere, defendant TUAN, CC-1, together with others, known and 8 unknown to the Grand Jury, knowingly and intentionally combined, 9 conspired, and agreed among themselves to commit the following money laundering offense: to transport, transmit, and transfer, and attempt to transmit and transfer, monetary instruments and funds, from a place in the United States to and through a place outside of the United States, knowing that the monetary 14 instruments and funds involved in such actual and attempted 15 transportation, transmission, and transfer were designed in 16 whole or part to conceal and disguise the nature, location, 17 source, ownership, and control of the proceeds of one or more 18 specified unlawful activities, to wit: wire fraud in violation 19 of Title 18, United States Code, Section 1343, all in violation 20 of Title 18, United States Code, Section 1956(a)(2)(B)(i). 21

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FORFEITURE ALLEGATION

[18 U.S.C. § 981(a)(l)(C) and 28 U.S.C. § 2461(c)]

39. Pursuant to Rule 32.2(a) of the Federal Rules of Criminal Procedure, notice is hereby given that the United States of America will seek forfeiture as part of any sentence, pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c), in the event of defendant LE AHN TUAN's conviction of the offenses set forth in either of Counts One and Two of this Indictment.

10 40. Defendant TUAN, if so convicted, shall forfeit to the 11 United States of America the following:

a. all right, title, and interest in any and all
property, real or personal, constituting, or derived from, any
proceeds traceable to the offenses set forth in Counts One and
Two of this Indictment; and

b. to the extent such property is not available for forfeiture, a sum of money equal to the total value of the property described in subparagraph (a).

Pursuant to Title 21, United States Code, Section 41. 19 853(p), as incorporated by Title 28, United States Code, Section 20 2461(c), defendant TUAN, if so convicted, shall forfeit 21 substitute property, up to the value of the property described 22 in the preceding paragraph if, as the result of any act or 23 omission of defendant TUAN, the property described in the 24 preceding paragraph or any portion thereof (a) cannot be located 25 upon the exercise of due diligence; (b) has been transferred, 26 sold to, or deposited with a third party; (c) has been placed 27 beyond the jurisdiction of the court; (d) has been substantially 28 diminished in value; or (e) has been commingled with other

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1	property that cannot be divided without difficulty.		
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3	A TRUE BILL		
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7	TRACY L. WILKISON United States Attorney		
8	Sala		
9	30		
10	SCOTT M. GARRINGER Assistant United States Attorney		
11	Chief, Criminal Division		
12	LORINDA I. LARYEA Acting Chief, Fraud Section Criminal Division United States Department of Justice KEVIN LOWELL Trial Attorney, Fraud Section Criminal Division United States Department of Justice		
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17	TIAN HUANG		
18	Trial Attorney, Fraud Section Criminal Division		
19	United States Department of Justice		
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