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1 2	Presented to the Court by the for Grand Jury in open Court, in the the Grand Jury and FILED in DISTRICT COURT at Seattle, V	presence of n the U.S.	
3	October 27	2022	
4	By Un Revi Subram	anian, Clerk Deputy	
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7	UNITED STATES DISTRICT	COURT FOR THE	
8	WESTERN DISTRICT OF	WASHINGTON	
	AT SEATTL	E	
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10	UNITED STATES OF AMERICA,	NOC R22 - 185	RSL
11	Plaintiff,	INDICTMENT	
12			
13	V.		
14	SERGEI POTAPENKO and IVAN TURÕGIN,		
15	Defendants.		
16			
17	The Grand Jury charges that:		
18	INTRODUCT	ION	
19	A. Defendants and Co-conspirators		
20	1. At times relevant to this Indictment,	the following individuals were	
21	involved in the conspiracies and charges set forth h	erein:	
22	a. The defendant, SERGEI POT.	APENKO ("POTAPENKO"), an	
23	Estonian citizen residing in Tallinn, Estonia;		
24	b. The defendant, IVAN TURÕO	GIN, also known as Ivan Turygin	
25	("TURÕGIN"), an Estonian citizen residing in Tal	• •	
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"Co-conspirator #1," an Estonian citizen residing in Baar, 1 c. 2 Switzerland; 3 d. "Co-conspirator #2," a Belarusian citizen residing in Minsk, 4 Republic of Belarus; 5 "Co-conspirator #3," an Estonian citizen residing in Tallinn, Estonia: e. 6 and 7 f. "Co-conspirator #4," an Estonian citizen residing in Loksa, Estonia. 8 B. Summary of Fraud and Money-Laundering Schemes 9 2. Beginning no later than about December 2013, and continuing through at least August 2022, POTAPENKO and TURÕGIN, and others, engaged in a series of 1011 interrelated fraudulent solicitations related to virtual currency. Through these 12 solicitations, defendants induced at least hundreds of thousands of investors around the 13 world, including in the Western District of Washington, to invest in and otherwise purchase virtual currency-related products and services based on their materially false 14 15 and fraudulent pretenses, representations, and promises. POTAPENKO and TURÕGIN, 16 and others, used the proceeds from each solicitation to fund the next solicitation; 17 convinced victims to roll their investment interests over from one solicitation to the next; 18 and, even more brazenly, simply kept (stole) the money victims had invested. 19 3. In total, through the scheme and artifice to defraud, POTAPENKO and TURÕGIN, and others, induced hundreds of thousands of victims to collectively transfer 20 21 more than \$550 million to accounts the defendants owned and controlled. 22 POTAPENKO and TURÕGIN, and others, using additional false and 4. fraudulent representations, fabricated documents, and by deceit, siphoned off significant 23 24 portions of the investor funds for their personal gain and benefit. More specifically, POTAPENKO and TURÕGIN, and others, funneled fraudulently-obtained victim funds 25 through a convoluted network of shell companies, bank accounts, virtual asset service 26 27

Indictment - 2 United States v. Potapenko, et al. USAO No. 2019R01037 providers, and virtual currency wallets, all of which they owned and controlled, directly
 or indirectly. They also created fraudulent documents, which they provided to financial
 institutions to explain their unlawful money movement, all to conceal the nature,
 location, source, ownership, and control of the funds.

5 5. POTAPENKO and TURÕGIN, and others, then used the laundered
6 proceeds to fund an extravagant lifestyle at the expense of the victim investors.

C. Background on Virtual Currency and Mining

6. Virtual currency is a type of digital asset. Unlike traditional currency (which is sometimes called "fiat currency"), virtual currency is not issued by any government or bank. Rather, users generate and exchange virtual currency using computers operating on decentralized, peer-to-peer networks.

7. There are thousands of virtual currencies in use. Bitcoin is the most popular
form of virtual currency. Other types of virtual currency can collectively be referred to as
"altcoins."

8. Virtual currency mining is the process of using computers to generate new
virtual currency for profit. Computers mine currency by performing operations that
validate transactions and maintain the security of the virtual currency network. These
verified transactions make up a decentralized, unchangeable ledger of virtual currency
transactions called the "blockchain." Virtual currency miners receive newly-created
currency as a reward for using their computer power to complete the operations.

9. Virtual currency mining operations require substantial computer processing power. The greater a mining operation's processing power, the more virtual currency it can be expected to produce. Processing power is measured by "hashrate," which reflects the number of calculations that the computer can perform per second.

10. "Cloud mining" or "remote mining" is an economic arrangement in which participants can, in essence, rent a specified amount of hashrate from a mining operation

Indictment - 3 *United States v. Potapenko, et al.* USAO No. 2019R01037 for an agreed period of time (the contract period). During the contract period, the
 participant is entitled to receive a portion of the virtual currency generated by the mining
 operation. The participant's share of the mining proceeds is based on the amount of
 hashrate purchased.

5 Virtual currency holders typically use tools known as "wallets" to send, 11. receive, and store virtual currency. Wallets vary widely in terms of their format and 6 7 technological sophistication. One variety, known as "hosted" (or "custodial") wallets, are virtual currency wallets controlled by a third party-often, a company with a cloud-8 9 based, encrypted wallet platform that may be hosted on the company's servers. Users of hosted wallets may be able to access the company's platform through various digital 10 11 devices, much like a traditional online banking experience. Hosted wallet providers include virtual currency exchanges, which allow their customers, for a fee, to exchange 12 13 virtual currency for other virtual currencies and/or fiat currencies.

#### COUNT 1

#### (Conspiracy to Commit Wire Fraud)

12. The allegations set forth in Paragraphs 1 through 11 of this Indictment are re-alleged and incorporated as if fully set forth herein.

A. Offense

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19 13. Beginning in or around December 2013, and continuing through at least 20 August 2019, in King County, within the Western District of Washington, and elsewhere, 21 the defendants, SERGEI POTAPENKO and IVAN TURÕGIN, and others known and 22 unknown to the Grand Jury, did knowingly and willfully combine, conspire, confederate, 23 and agree together to commit an offense against the United States, to wit: to knowingly 24 and willfully devise and execute, and attempt to execute, a scheme and artifice to 25 defraud, and for obtaining money and property by means of materially false and 26 fraudulent pretenses, representations, and promises; and in executing and attempting to 27

Indictment - 4 United States v. Potapenko, et al. USAO No. 2019R01037 execute this scheme and artifice, to knowingly cause to be transmitted in interstate and
 foreign commerce, by means of wire communication, certain signs, signals and sounds,
 as further described below, in violation of Title 18, United States Code, Section 1343.

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**B**.

## **Object of the Conspiracy**

5 14. The object of the conspiracy was for the defendants to unjustly enrich 6 themselves and their associates by, among other things: (a) inducing participants to 7 purchase and invest in virtual currency-related products, services, and ventures through 8 materially false and fraudulent pretenses, representations, and promises as to the use and 9 purpose of investment funds, the technical capabilities of the virtual currency venture, 10 and the performance and returns of the investments; (b) diverting investor funds to virtual 11 currency wallets and financial accounts under their custody and control; (c) utilizing investor funds for personal gain and benefit; and (d) concealing the misappropriation of 12 13 investor funds through fraud and deception.

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## Manner and Means of the Conspiracy

15 15. The manner and means used to accomplish the conspiracy included, but are
16 not limited to, the following:

1.

## HashCoins

a. Beginning no later than December 2013, POTAPENKO and TURÕGIN, and others, began operating HashCoins OÜ ("HashCoins") in Estonia.
HashCoins purported to manufacture and sell virtual currency mining hardware and equipment to customers worldwide.

b. HashCoins advertised the sale of equipment capable of mining different types of virtual currencies including Bitcoin and various altcoins. HashCoins required customers to pay for the equipment in full at the time the customer ordered the equipment.

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c. In reality, throughout the period of its operation, HashCoins did not
manufacture mining equipment. Instead, HashCoins sometimes purchased, assembled,
and resold components manufactured by other companies. Further, HashCoins had
minimal mining equipment inventory in stock and had minimal access to additional
inventory. As a result, and as POTAPENKO and TURÕGIN knew, HashCoins lacked the
capacity to deliver the equipment to customers on the scale, and according to the
timeline, promised to customers.

8 POTAPENKO and TURÕGIN, and others, misled customers about d. 9 HashCoins' ability and intention to fulfill orders. For instance, in response to customer 10 complaints, HashCoins cited a variety of reasons to postpone deliveries, such as 11 purported delays in the hardware certification process, driver or software updates, and 12 production and licensing delays. Defendants denied customers' requests for refunds. 13 Despite knowing that HashCoins had been unable to fulfill the majority of existing orders dating back to 2014, and that HashCoins would be unable to obtain additional inventory 14 15 to cover those or future orders, POTAPENKO and TURÕGIN, and others, by and 16 through their operation of HashCoins, continued to market the sale of virtual currency 17 mining hardware and equipment well into 2016.

e. In or around May 2015, in an effort to placate customers, and to
avoid refunding customers' payments for equipment that HashCoins had failed to deliver,
HashCoins informed some customers that their undelivered virtual currency mining
hardware and equipment was being substituted with "remote mining" or "contract
mining" services. HashCoins told customers that, instead of receiving physical machines
as promised, they would receive rights under mining operation known as HashFlare.

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UNITED STATES ATTORNEY 700 STEWART STREET, SUITE 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970

2. HashFlare 1 POTAPENKO and TURÕGIN, and others, publicly launched f. 2 HashFlare (www.hashflare.io) in approximately February 2015. HashFlare purported to 3 sell access to hashrate generated by equipment HashFlare claimed to own and operate. 4 5 According to HashFlare's website: 6 Our service makes cryptocurrency mining available to every user. You no longer need to buy expensive equipment and spend your time setting up miners. Just 7 select your desired capacity and earn income! 8 \*\*\*\* 9 Cloud mining offers a unique option for mining with a low cost of entry as well as 10 minimal risk and expense, which is opposite to traditional models of mining that involve procurement, maintenance and configuration of highly specialized 11 software. 12 Further, HashFlare advertised and represented that it conducted virtual currency mining 13 in collaboration with HashCoins, which provided technical support, development, and 14 marketing for HashFlare. 15 16 The HashFlare website enabled customers to purchase virtual g. currency mining capacity (hashrate) for a predetermined price. Customers paid for the 17 hashrate using credit cards, bank wires, and virtual currency transfers. 18 19 h. POTAPENKO and TURÕGIN, and others, represented that 20HashFlare customers would receive virtual currency generated by HashFlare's mining 21 equipment proportionate to their allocated hashrate. Customers could access their HashFlare accounts through the website and view their balance, namely, the amount of 22 virtual currency they had purportedly generated through mining activity. HashFlare 23 regularly updated the balances to reflect the purportedly ongoing mining activity. 24 25 Defendants represented that customers could instantly withdraw their balance, or, if they 26 chose, reinvest the proceeds to purchase additional hashrate. 27

i. HashFlare's Terms of Service stated that HashFlare "enables
 individuals to remotely mine Cryptocurrencies for themselves using our Mining
 Hardware . . .. "Further, "Miners will be able to receive Cryptocurrencies on the basis of
 the processing power of the Cloud Machine [HashFlare's remote mining network] and
 the period of time for which the Cloud Machine is mining. . . Those Cryptocurrencies
 will be transferred to your wallet upon request, if such request is confirmed."

j. POTAPENKO and TURÕGIN, and others, through the entities they
operated and controlled, collected more than \$550 million from customers seeking to
purchase virtual currency mining capacity on hashflare.io.

k. POTAPENKO and TURÕGIN, and others, operated HashFlare as a
Ponzi scheme. HashFlare did not own or lease the virtual currency mining equipment
necessary to service its contracts. In reality, during the course of its operation, HashFlare
engaged in virtual currency mining activity at a rate estimated to be less than one percent
of the hashrate sold to customers for Bitcoin mining, and less than three percent of the
hashrate sold to customers for altcoin mining.

16 1. The virtual currency returns and balances presented on investors'
 17 accounts were wholly fraudulent because HashFlare had not produced the represented
 18 virtual currency. To conceal this fact, when investors submitted requests to withdraw
 19 their mining proceeds, defendants either resisted making payments or paid off the
 20 investors using virtual currency defendants had simply purchased on the open market, as
 21 opposed to currency generated by genuine mining operations.

m. POTAPENKO and TURÕGIN, and others, acquired pre-existing
corporate entities from a third-party vendor engaged in the sale of shell companies and
used these shell companies as fronts to provide the appearance of legitimacy and to
deceive customers, vendors, and financial institutions regarding the true nature of
HashFlare's operations and the use of victim funds.

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UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101 (206) 553-7970

1 POTAPENKO and TURÕGIN, and others, opened accounts at n. 2 financial institutions and virtual asset service providers located in many countries, often 3 in the names of shell companies and other individuals, known and unknown, working 4 with them. POTAPENKO and TURÕGIN, and others, transferred large amounts of 5 victim funds to and through these accounts, which they controlled, to facilitate the fraud, 6 such as to purchase virtual currency used to pay back investors, to finance related 7 ventures, and to funnel funds to themselves and their associates for personal gain and 8 benefit.

o. To make the fund transfers appear legitimate and lawful,
POTAPENKO and TURÕGIN, and others, submitted false information and fabricated
documents, including fake invoices and contracts, related to their business ventures. For
instance, POTAPENKO and TURÕGIN, and others, falsely represented to multiple
banks that shell companies, which they controlled and operated, provided products and
services to HashFlare, thereby providing a false pretext for large incoming fund transfers
into shell company bank accounts.

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## Defendants' Refusal to Return HashFlare Victim Funds

p. POTAPENKO and TURÕGIN, and others, continuously caused HashFlare to unilaterally change the terms and conditions of its services. As the amount of new and returning customers diminished over time, POTAPENKO and TURÕGIN, and others, took steps to avoid paying returns to HashFlare customers.

q. For example, HashFlare imposed both minimum and maximum withdrawal amounts, materially restricting the amounts of purported returns customers could retrieve from their HashFlare accounts. A customer with purported returns below the minimum amount was blocked from making withdrawals, while a customer with substantial purported returns could only withdraw modest amounts at a time.

Indictment - 9 United States v. Potapenko, et al. USAO No. 2019R01037 UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101 (206) 553-7970 r. On July 19, 2018, HashFlare imposed a so-called Know-Your Customer ("KYC") requirement upon customers, which mandated that users submit
 identification and other information before they could continue using the platform or
 make withdrawals. In fact, POTAPENKO and TURÕGIN, and others, used the KYC
 requirement as a pretext to obstruct and delay customers' abilities to make withdrawals
 from their accounts.

S. On July 20, 2018, HashFlare announced that it was shutting down its
bitcoin mining hardware, and that it would no longer service the bitcoin mining contracts.
HashFlare justified this action by claiming that, due to increased costs, bitcoin mining
was no longer profitable. By refusing to service contracts, defendants deprived investors
of the rights, which they had previously purchased, to earn cryptocurrency generated by
ongoing mining operations. HashFlare continued to offer for sale contracts for mining of
alteoins through August 2019.

t. Notwithstanding their claims that virtual currency mining had
become unprofitable, the defendants diverted substantial investor funds toward the
purchase and use of virtual currency mining equipment, which defendants then used for
their own personal benefit.

4. Polybius

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u. By no later than April 2017, leveraging what they represented to be the success of HashCoins and HashFlare, and using diverted victim funds,
POTAPENKO, TURÕGIN, and others, created a new Estonian company called Polybius Foundation OÜ. POTAPENKO, TURÕGIN, and others, represented that Polybius would form a financial institution specializing in virtual currency, which would be called Polybius Bank. Defendants caused the following advertisement to be posted online:

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v. POTAPENKO, TURÕGIN, and others, announced that Polybius
Bank would be funded through an "initial coin offering" (ICO), in which investors would
receive virtual tokens called Polybius tokens (symbol: PLBT). Defendants produced a
prospectus stating that the PLBT tokens "represent[ed] the right to receive a part of the
distributable profits" of Polybius. The prospectus represented that the proceeds of the
ICO would be used to finance Polybius Bank, and that "the funds raised by the sale of the
tokens will be retained by the Polybius Foundation until they will be used."

w. The defendants and their associates disseminated the Polybius
prospectus to prospective investors using a HashCoins mailing list, Twitter, and the
content distribution network PRNewswire, among other methods.

19 x. The marketing materials also advertised that the newly created bank
20 would employ advanced technologies and offer unique services. On April 11, 2017,
21 HashFlare sent a mass email to its customers, titled "Introducing Polybius Bank!"
22 promoting Polybius Bank, which it called "a real revolution in the world of digital
23 crypto-banking," directing recipients to Polybius's website (www.polybius.io), and
24 soliciting interest in the upcoming ICO.

y. Defendants launched the ICO in or about May 2017. POTAPENKO,
TURÕGIN, and others, used a virtual asset service provider based in the Western District

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of Washington to store investment proceeds. On June 13, 2017, POTAPENKO,
 TURÕGIN, and others, caused an article to be published on the PRNewswire with the
 subheading: "Polybius cryptobank ICO has raised over \$6 million in under three days,
 meeting the requirements to receive a European banking license."

z. Defendants raised at least \$25 million from third-party investors
through the ICO. Contrary to their representations that all proceeds would be retained by
Polybius and used to fund Polybius Bank, defendants caused the bulk of the funds raised
through the ICO to be transferred to bank accounts and virtual currency wallets
controlled by POTAPENKO, TURÕGIN, and their co-conspirators.

aa. Not long after completion of the ICO in June 2017, Polybius
publicly dropped any pretext that it intended to build a digital bank. POTAPENKO and
TURÕGIN did not use the investment proceeds to create a digital bank as represented to
investors, and to date, they have not paid the investors any dividends.

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#### Use of Interstate and Foreign Wires

bb. POTAPENKO and TURÕGIN, and others, used, and caused to be used, the interstate and foreign wires in various ways in furtherance of their scheme to defraud. For example, HashFlare emailed invoices for the purchase of hashrate to victims in the Western District of Washington via interstate and foreign wire transmissions that originated outside of Washington. Similarly, investors funded their purchases of hashrate from HashFlare by means of interstate and foreign wire transmissions, including transmissions originating in the Western District of Washington and terminating outside of Washington. In addition, defendants caused the transfer of virtual currency, which was falsely represented to be the proceeds of virtual currency mining, to virtual currency wallets and through virtual asset service providers located within the Western District of Washington by means of wire transmissions originating outside of Washington by means of wire transmissions originating outside of Justice of Washington by means of wire transmissions originating outside of Washington. Defendants promoted the Polybius offering by sending emails that originated outside of

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UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101 (206) 553-7970 Washington and terminated in the Western District of Washington. Finally, defendants
 deposited investor proceeds from their Polybius offering to a wallet hosted by a virtual
 currency services provider located in the Western District of Washington. Defendants'
 transactions and communications with this provider caused wire transactions terminating
 and originating in the Western District of Washington.

All in violation of Title 18, United States Code, Section 1349.

### **COUNTS 2-17**

### (Wire Fraud)

9 16. The allegations set forth in Paragraphs 1 through 15 of this Indictment are
10 re-alleged and incorporated as if fully set forth herein.

11 17. Beginning at a time unknown, but approximately in or about December
2013, and continuing through at least August 2019, in King County, within the Western
District of Washington, and elsewhere, the defendants, SERGEI POTAPENKO and
IVAN TURÕGIN, and others known and unknown to the Grand Jury, devised and
intended to devise a scheme and artifice to defraud and to obtain money and property by
means of materially false and fraudulent pretenses, representations, and promises.

17 18. The essence of the scheme and artifice to defraud is set forth in
18 Paragraph 14 of this Indictment and is re-alleged and incorporated as if fully set forth
19 herein.

20 19. The manner and means of the scheme and artifice to defraud are set forth in
21 Paragraph 15 of this Indictment and are re-alleged and incorporated as if fully set forth
22 herein.

23 20. On or about the dates set forth below, in King County, within the Western
24 District of Washington, and elsewhere, the defendants, and others known and unknown to
25 the Grand Jury, having devised a scheme and artifice to defraud, and to obtain money and
26 property by means of materially false and fraudulent pretenses, representations, and

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UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101 (206) 553-7970 promises, did knowingly transmit, and cause to be transmitted, the following writings,
signs, signals, pictures, and sounds, for the purpose of executing such scheme, by means
of wire communication in interstate and foreign commerce, each of which caused the
transmission of an electronic signal between a location outside the state of Washington
and within the state of Washington, and each of which constitutes a separate count of this
Indictment:

7	Count	Date(s)	Wire Transmission
3	.2	5/31/2017	Email from hashflare.io to Victim #1 announcing that Polybius ICO crowdfunding has started, sent from outside of Washington to Victim #1 in the Western District of Washington
1 2 3	3	12/12/2017	Purchase of hashrate initiated by Victim #2, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
4 5 5	4	12/15/2017	Email from hashflare.io attaching invoice for purchase of hashrate for virtual currency mining activity, sent from outside of Washington to Victim #2 in the Western District of Washington
7 8 9	5	12/15/2017	Purchase of hashrate initiated by Victim #2, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
0 1 2	6	12/16/2017	Purchase of hashrate initiated by Victim #3, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
3 4 5	7	12/17/2017	Email from hashflare.io attaching invoice for purchase of hashrate for virtual currency mining activity, sent from outside of Washington to Victim #3 in the Western District of Washington
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Count	Date(s)	Wire Transmission
8	12/21/2017	Purchase of hashrate initiated by Victim #3, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
9	12/24/2017	Transfer of Bitcoin from a virtual currency wallet, located outside the State of Washington, to a wallet controlled by Victim #3, within the Western District of Washington, represented as proceeds from virtual currency mining activity
10	2/1/2018	Transfer of Bitcoin from a virtual currency wallet, located outside the State of Washington, to a wallet controlled by Victim #3, within the Western District of Washington, represented as proceeds from virtual currency mining activity
11	2/1/2018	Transfer of Bitcoin from a virtual currency wallet, located outside the State of Washington, to a wallet controlled by Victim #4 within the Western District of Washington, represented as proceeds from virtual currency mining activity
12	4/30/2018	Email from hashflare.io attaching invoice for purchase of hashrate for virtual currency mining activity, sent from outside of Washington to Victim #2 in the Western District of Washington
13	5/1/2018	Email from hashflare.io attaching invoice for purchase of hashrate for virtual currency mining activity, sent from outside of Washington to Victim #2 in the Western District of Washington
14	5/1/2018	Purchase of hashrate initiated by Victim #2, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
15	5/3/2018	Email from hashflare.io attaching invoice for purchase of hashrate for virtual currency mining activity, sent from outside of Washington to Victim #2 in the Western District of Washington

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1	Count	Date(s)	Wire Transmission
2 3 4	16	5/3/2018	Purchase of hashrate initiated by Victim #2, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
5 6 7	17	5/4/2018	Purchase of hashrate initiated by Victim #2, within the Western District of Washington, which caused an electronic signal to be sent outside the Western District of Washington
8	21	. The Grand Ju	ary further alleges that these crimes were committed during,
9	and in fur	therance of, the o	ffense charged in Count 1.
10	Al	l in violation of T	itle 18, United States Code, Sections 1343 and 2.
11			COUNT 18
12		(Cons	spiracy to Commit Money Laundering)
13	22	. The allegatio	ns set forth in Paragraphs 1 through 21 of this Indictment are
14	re-alleged	l and incorporated	l as if fully set forth herein.
15	A. Th	e Offense	
16	23.	. Beginning at	a time unknown to the Grand Jury, but no later than April
17	2015, and	continuing throu	gh at least August 2022, within the extraterritorial jurisdiction
18	of the Uni	ited States, at Kin	g County, within the Western District of Washington, and
19	elsewhere	e, the defendants,	SERGEI POTAPENKO and IVAN TURÕGIN, and others
20	known an	d unknown to the	Grand Jury, knowingly combined, conspired, confederated,
21	and agree	d together and wi	th each other, and with others known and unknown to the
22	Grand Jur	y, to commit offe	enses against the United States, to wit:
23		a. to kno	wingly conduct and attempt to conduct financial transactions
24	affecting	interstate and fore	eign commerce, which transactions involved the proceeds of
25	specified	unlawful activity,	, that is, Conspiracy to Commit Wire Fraud in violation of
26	Title 18, U	United States Cod	e, Section 1349, and Wire Fraud in violation of Title 18,
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Indictment - 16 United States v. Potapenko, et al. USAO No. 2019R01037 United States Code, Section 1343, knowing that the transactions were designed in whole
 and in part to conceal and disguise the nature, location, source, ownership, and control of
 the proceeds of specified unlawful activity, and knowing that the property involved in the
 financial transactions represented the proceeds of some form of unlawful activity, in
 violation of Title 18, United States Code, Section 1956(a)(1)(B)(i);

6 b. to transmit and transfer, and attempt to transmit and transfer. 7 monetary instruments and funds, including one or more virtual currencies, from a place in 8 the United States, to and through a place outside the United States, and to a place in the 9 United States from or through a place outside the United States, with the intent to 10promote the carrying on of specified unlawful activity, that is, Conspiracy to Commit 11 Wire Fraud in violation of Title 18, United States Code, Section 1349, and Wire Fraud in violation of Title 18, United States Code, Section 1343, all in violation of Title 18, 12 13 United States Code, Sections 1956(a)(2)(A); and

c. to knowingly engage and attempt to engage in monetary transactions
by, through and to a financial institution, affecting interstate and foreign commerce, in
criminally derived property of a value greater than \$10,000, such property having been
derived from a specified unlawful activity, that is, Conspiracy to Commit Wire Fraud in
violation of Title 18, United States Code, Section 1349, and Wire Fraud in violation of
Title 18, United States Code, Section 1343, in violation of Title 18, United States Code,
Section 1957.

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## B. Object of the Conspiracy

24.

The objects of the conspiracy were:

a. to conceal and disguise the nature, location, source, ownership, and
control of proceeds of Conspiracy to Commit Wire Fraud in violation of Title 18, United
States Code, Section 1349, and Wire Fraud in violation of Title 18, United States Code,
Section 1343;

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b. to promote the carrying on of Conspiracy to Commit Wire Fraud in violation of Title 18, United States Code, Section 1349, and Wire Fraud in violation of Title 18, United States Code, Section 1343; and

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c. to illegally enrich the conspirators.

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**B**.

Manner and Means of Conspiracy

The manner and means used to accomplish the conspiracy include, but are 25. not limited to, the following:

POTAPENKO and TURÕGIN, and others, accepted HashFlare a. 8 victim payments in the form of fiat and virtual currencies, which promoted the HashFlare 9 Ponzi scheme. POTAPENKO and TURÕGIN, and others, transferred these HashFlare victim payments to accounts and wallets held outside of the United States.

b. During the conspiracy, POTAPENKO and TURÕGIN, and others, 12 engaged in financial transactions designed to conceal the nature, location, source, 13 ownership, and control of proceeds of the wire fraud conspiracy and direct those proceeds 14 to accounts held for their benefit. Some of the wire fraud proceeds comprised funds in 15 accounts holding United States dollars and virtual currency held in wallets hosted by 16 virtual asset service providers based in the United States. 17

The defendants used shell companies, including Dalmeron Projects c. LP ("Dalmeron") and Ecohouse Networks LP, and then created bank accounts in the names of those shell companies. The defendants and others provided fraudulent documentation to the financial institutions with false explanations of the nature and sources of funds transferred to those bank accounts. To support POTAPENKO and TURÕGIN's false statements about Dalmeron's role, the defendants, co-conspirator #3, co-conspirator #4, and others created and sent sham and misleading documents, such as fake contracts and invoices for the services that Dalmeron supposedly performed.

d. To justify the movement of funds from one entity they controlled to 26 another, the defendants, co-conspirator #2, co-conspirator #3, co-conspirator #4, and 27

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others fabricated loan agreements. They then transferred funds between accounts held at
 different financial institutions, providing the fake loan agreements as the reason for the
 transfers.

e. POTAPENKO and TURÕGIN, and others, also transferred funds
between accounts holding United States dollars and accounts holding Euros in order to
further conceal the nature, location, and source of victim funds.

7 f. POTAPENKO, TURÕGIN, co-conspirator #1, and others opened accounts at virtual asset service providers, in their own names or in the names of entities 8 9 that they controlled. POTAPENKO, TURÕGIN, and others also controlled numerous unhosted wallets. POTAPENKO, TURÕGIN, and co-conspirator #1 maintained control 10 and approval over deposits of HashFlare victim funds and Polybius ICO proceeds into 11 various accounts, including addresses at virtual asset service providers and unhosted 12 13 wallets. Some of the virtual asset service providers used by the defendants to engage in financial transactions are located in the United States, including one or more 14 15 headquartered in the Western District of Washington.

POTAPENKO and TURÕGIN, and others, transferred large 16 g. amounts of bitcoin representing HashFlare victim funds from their accounts at a virtual 17 18 asset service provider using a series of transactions in which a smaller amount of bitcoin 19 is transferred to a new address each time. In each transaction, some quantity of bitcoin 20 "peeled off" the chain to a new address, and the remaining balance transferred to the next 21 address in the chain. POTAPENKO and TURÕGIN used this "peel chain" technique to 22 conceal the movement of HashFlare customer funds to bitcoin addresses that were used to repay other victims. POTAPENKO and TURÕGIN used these transactions to 23 24 perpetuate their fraud by preventing victims from discovering that HashFlare lacked the 25 represented mining operations.

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UNITED STATES ATTORNEY 700 Stewart Street, Suite 5220 Seattle, Washington 98101 (206) 553-7970 h. POTAPENKO and TURÕGIN, and others, also transferred
 HashFlare victim payments to an account at a virtual asset service provider they
 controlled and converted customer funds from one type of virtual currency to another
 before repaying victims with the purpose of concealing the source of the virtual currency
 sent to victims.

6 POTAPENKO and TURÕGIN, and others, transferred some of the i. 7 remaining HashFlare victim payments to accounts and wallets they and their co-8 conspirators controlled, including but not limited to, unhosted wallets, an account used to 9 make travel and clothing-related purchases, and for the purchase of virtual currency mining equipment. POTAPENKO and TURÕGIN, and others known and unknown, 10 11 engaged in monetary transactions of more than \$10,000 derived from victims of the 12 HashFlare Ponzi Scheme and the Polybius ICO to and from accounts held in their names 13 or the names of entities they owned and controlled.

All in violation of Title 18, United States Code, Section 1956(h).

### **FORFEITURE ALLEGATION**

16 26. The allegations set forth in Paragraphs 1 through 25 of this Indictment are
17 re-alleged and incorporated as if fully set forth herein.

18 27. Upon conviction of any of the offenses charged in Counts 1 to 17, SERGEI
19 POTAPENKO and IVAN TURÕGIN shall each forfeit to the United States any property
20 constituting or derived from proceeds such defendant obtained directly or directly, as a
21 result of the offense. All such property is forfeitable pursuant to Title 18, United States
22 Code, Section 981(a)(1)(C), by way of Title 28, United States Code, Section 2461(c).
23 This property includes, but is not limited to, a sum of money reflecting the proceeds such
24 defendant personally obtained from the offense.

25 28. Upon conviction of the offense charged in Count 18, SERGEI
26 POTAPENKO and IVAN TURÕGIN shall each forfeit to the United States any property

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involved in the offense. All such property is forfeitable pursuant to Title 18, United States
 Code, Section 982(a)(1). This property includes, but is not limited to, a sum of money
 reflecting the property involved in such offense.

4 29. Substitute Assets. If any of the above-described forfeitable property, as a
5 result of any act or omission of the defendant,

- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or,
- e. has been commingled with other property which cannot be divided without difficulty,

12 it is the intent of the United States to seek the forfeiture of any other property of the
13 defendant, up to the value of the above-described forfeitable property, pursuant to
14 Title 21, United States Code, Section 853(p).

## FINDINGS AS TO FORFEITURE NEXUS

30. The allegations set forth in Paragraphs 1 through 29 of this Indictment are
re-alleged and incorporated as if fully set forth herein.

18 31. The grand jury further finds probable cause to believe that, upon conviction
19 of the offense charged in Count 18 of this Indictment, SERGEI POTAPENKO and IVAN
20 TURÕGIN shall each forfeit to the United States as property involved in the offense,
21 pursuant to 18 U.S.C. § 982(a)(1):

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a. the following real properties located in Estonia:

 Tartu mnt 83, Kesklinna linnaosa, Tallinn, Harju County (Units: 103, 407, 501, 502, 503, 504, 505, 506, PK5, PK6, PK7, PK34, PK37, PK38, PK39, PK41, PK42, PK43, PK44)

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1	2. Willerite 2. Keel-lings lingson Talling Havin County (Haits 22
	2. Kiikri tn 2, Kesklinna linnaosa, Tallinn, Harju County (Units: 32,
2	42, 47, 54, 65, 66, 70, 71, 72, 76, P-58, P-59, P-61, P-62, P-77,
3	P-78, P-79, P-80, P-81, P-82, P-89, P-90, P-96, P-97, P-98, P-99,
4	P-100, P-101, P-104, P-105);
5	3. Padriku tee 9, Pirita District, Tallinn, Harju County, 3-5
6	(building no. 3);
7	4. Supluse pst 1, Pirita linnaosa, Tallinn, Harju County;
8	5. Padriku tee 16, Pirita District, Tallinn, Harju County, 4-11
9	(building no. 4);
10	6. Mardisalu tn 2, Peetri alevik, Rae vald, Harju County;
11	7. Mardisalu tn 8, Peetri alevik, Rae vald, Harju County;
12	8. Häälinurme tn 9, Peetri alevik, Rae vald, Harju County;
13	9. Lauri tee 9, Pirita District, Tallinn, Harju County;
14	10. Lauri tee 9a, Pirita District, Tallinn, Harju County;
15	11. Padriku tee 9, Pirita District, Tallinn, Harju County, 2-2
16	(building no. 2);
17	12. Kuusenõmme tee 19, Pirita District, Tallinn, Harju County;
18	13. Villardi tn 11-5, Kesklinna District, Tallinn, Harju County, 5;
19	14. Villardi tn 11-G4, Kesklinna District, Tallinn, Harju County, G4;
20	15. Kuusenõmme tee 17, Pirita District, Tallinn, Harju County;
21	16. Kuusenõmme tee T3, Pirita District, Tallinn, Harju County;
22	17. Kuusenõmme tee 15, Pirita District, Tallinn, Harju County;
23	18. Rannasalu tee 81a, Katase Village, Alutaguse Parish, Ida-Viru
24	County;
25	19. Rannasalu tee 81b, Katase Village, Alutaguse Parish, Ida-Viru
26	County;
27	

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1       20. Rannasalu tee 81c, Katase Village, Alutaguse Parish, Ida-Viru County;         3       21. Võrgu tee, Katase Village, Alutaguse Parish, Ida-Viru County;         4       22. Rannasalu tee 123, Katase Village, Alutaguse Parish, Ida-Viru County;         5       23. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;         7       24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;         8       25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;         9       26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;         10       26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;         11       27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;         12       28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju         13       County;         14       b. the following vehicles located and registered in Estonia:         15       . one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;         16       OÜ;         17       2. one 2019 BMW X7 M50D (gray), registered to Felamay OÜ;         18       . one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;         21       . one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and         22       . one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.         23       . all funds in the		
<ul> <li>21. Võrgu tee, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>22. Rannasalu tee 123, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>23. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ, and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>23. c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	1	20. Rannasalu tee 81c, Katase Village, Alutaguse Parish, Ida-Viru
<ul> <li>22. Rannasalu tee 123, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>23. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ, and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>21. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	2	County;
5County;623. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;724. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;825. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;926. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;1026. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;1127. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;1228. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju13County;14b. the following vehicles located and registered in Estonia:151. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;172. one 2019 BMW X7 M50D (gray), registered to Felamay OÜ;183. one Lexus RX450H (dark green), registered to Felamay OÜ;194. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;215. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ, and22c. all funds in the following bank accounts located in Estonia:231. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;	3	21. Võrgu tee, Katase Village, Alutaguse Parish, Ida-Viru County;
<ul> <li>6</li> <li>23. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	4	22. Rannasalu tee 123, Katase Village, Alutaguse Parish, Ida-Viru
<ul> <li>24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ;</li> <li>23. c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	5	County;
<ul> <li>25. Rannasalu tee 83a, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;</li> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	6	23. Kaare, Katase Village, Alutaguse Parish, Ida-Viru County;
9County;1026. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;1127. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;1228. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju13County;14b.151. one 2018 Audi A7 Sportback (gray), registered to Burfa Media16OÜ;172. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;183. one Lexus RX450H (dark green), registered to Felamay OÜ;194. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;205. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and 6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.23c.241. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;	7	24. Kadaku, Katase Village, Alutaguse Parish, Ida-Viru County;
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<ul> <li>27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;</li> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia: <ol> <li>one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ, and</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>all funds in the following bank accounts located in Estonia:</li> <li>AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ol> </li> </ul>	9	County;
<ul> <li>28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju County;</li> <li>b. the following vehicles located and registered in Estonia: <ol> <li>one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ,</li> <li>al funds in the following bank accounts located in Estonia:</li> <li>AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ol> </li> </ul>	10	26. Käbi, Katase Village, Alutaguse Parish, Ida-Viru County;
<ul> <li>County;</li> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	11	27. Rebasesaba tee 6, Pirita District, Tallinn, Harju County, 2;
<ul> <li>b. the following vehicles located and registered in Estonia:</li> <li>1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	12	28. Järvemetsa tee 5, Peetri Small Borough, Rae Parish, Harju
<ol> <li>one 2018 Audi A7 Sportback (gray), registered to Burfa Media OÜ;</li> <li>one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ol>	13	County;
<ul> <li>16</li> <li>OÜ;</li> <li>17</li> <li>2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>18</li> <li>3. one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>19</li> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>21</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>23</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	14	b. the following vehicles located and registered in Estonia:
<ol> <li>one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;</li> <li>one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ol>	15	1. one 2018 Audi A7 Sportback (gray), registered to Burfa Media
<ol> <li>one Lexus RX450H (dark green), registered to Felamay OÜ;</li> <li>one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ol>	16	OÜ;
<ul> <li>4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan Turõgin;</li> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	17	2. one 2019 BMW X7 M50D (gray), registered to Burfa Media OÜ;
20Turõgin;215. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and226. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.23c. all funds in the following bank accounts located in Estonia:241. AS LHV Pank account with IBAN EE947700771004802203,25held in the name of Felmaway OÜ;	18	3. one Lexus RX450H (dark green), registered to Felamay OÜ;
<ul> <li>5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and</li> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203,</li> <li>held in the name of Felmaway OÜ;</li> </ul>	19	4. one 2018 Mercedes-Benz AMG G 63 (gray), registered to Ivan
<ul> <li>6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.</li> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203, held in the name of Felmaway OÜ;</li> </ul>	20	Turõgin;
<ul> <li>c. all funds in the following bank accounts located in Estonia:</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203,</li> <li>held in the name of Felmaway OÜ;</li> </ul>	21	5. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ; and
<ul> <li>24</li> <li>1. AS LHV Pank account with IBAN EE947700771004802203,</li> <li>25</li> <li>26</li> </ul>	22	6. one 2017 Audi SQ7s (gray), registered to Burfa Tech OÜ.
<ul> <li>held in the name of Felmaway OÜ;</li> </ul>	23	c. all funds in the following bank accounts located in Estonia:
26	24	1. AS LHV Pank account with IBAN EE947700771004802203,
	25	held in the name of Felmaway OÜ;
27	26	
	27	

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1	1	
1	2.	AS LHV Pank account with IBAN EE627700771002171363,
2		held in the name of Sergei Potapenko; and
3	d. the	following virtual currencies and associated funds:
4	1.	all funds—including cryptocurrencies—from a Bitcoin Suisse
5		account associated with the bitcoin deposit address of
6		3Mf6LDdHGUCnFddz1CRxkBF6gWrC3RDSpR located in
7		Switzerland;
8	2.	all bitcoin, and any and all virtual currency derived therefrom,
9		held by public address
10		3CCxFk5tDkzbbJ6qJ1j3XTchh6yBuNahFd;
11	3.	all ether, and any and all virtual currency derived therefrom, held
12		by public address
13		0xfF575a22975CC413771825EB84c163189A4d5D22;
14	4.	all bitcoin, and any and all virtual currency derived therefrom,
15		held by public address
16		38zkvJL6ZSM8tS7DFw4V37gBxqj8VVBFS9;
17	5.	all bitcoin, and any and all virtual currency derived therefrom,
18		held by public address
19		3JQZFeomJtgQvfhJPriibVVUcmDDvbCu4L;
20	6.	all ether, and any and all virtual currency derived therefrom, held
21		by public address
22		0x37Aa343C7b3A8d5cB7E1D53e262BcE5c56840DC0;
23	7.	all ether, and any and all virtual currency derived therefrom, held
24		by public address
25		0x05524556b53254ea27bF85C572Ff173A9b72e049;
26		
27		

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1	
1	8. all bitcoin, and any and all virtual currency derived therefrom,
2	held by public address
3	33oxyJj3rUyY9h9A2LMev8hGp9LfTPRFPT;
4	9. all bitcoin, and any and all virtual currency derived therefrom,
5	held by public address
6	bc1qq7t39xw5zmquvrxqpcw4xmrmj968geueufjwh9;
7	10. all bitcoin, and any and all virtual currency derived therefrom,
8	held by public address
9	bc1q3neh8n6e0e2hqp5v50498je5kjp5nv0s52j6sy;
10	11. all bitcoin, and any and all virtual currency derived therefrom,
11	held by public address
12	bc1qu7w3m03juknja5ecc8fr9zn2umcfc3rkmypwk5;
13	12. all ether, and any and all virtual currency derived therefrom, held
14	by public address
15	0x6B0fAA0f7F52CDEa18802AeAbfA6CFD18D2B3785;
16	13. all ether, and any and all virtual currency derived therefrom, held
17	by public address
18	0x586fe50a5D373fBa9EfcF0fdEca9C62979E855Ed;
19	14. all ether, and any and all virtual currency derived therefrom, held
20	by public address
21	0xBB15B769E9Faf9A86186Db6a12aB72A6f56AE7d1; and
22	15. all bitcoin, and any and all virtual currency derived therefrom,
23	held by public address
24	3M19ou5uw5CYzw34tgZnbSWMk3gsSwhNL3.
25	(items d.2-d.15 are believed to be located in Estonia);
26	
27	

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1	r -	
1	e.	the following virtual currency miners and equipment located in
2		Estonia:
3		1. 135 INNO3D P106*9 miners located at Narva-2 Container,
4		NRN02-E;
5		2. 135 INNO3D P106*9 miners located at Narva-2 Container,
6		NRN02-F;
7		3. 352 INNO3D P106*9 miners located at Laki DC, LKI03;
8		4. 408 INNO3D P106*9 miners located at Narva-1, NRV01-A;
9		5. 408 INNO3D P106*9 miners located at Narva-1, NRV01-B;
10		6. 408 INNO3D P106*9 miners located at Narva-1, NRV01-C;
11		7. 408 INNO3D P106*9 miners located at Narva-1, NRV01-D;
12		8. 483 INNO3D P106*9 miners located at Narva-2, NRN02-B; and
13		9. 483 INNO3d P106*9 miners located at Narva-2, NRN02-C.
14		10. 380 INNO3D P104*7 miners located at Narva-2, NRN02-C;
15		11. 126 Antminer S17PRO miners located at Narva-1, NRV01-E;
16		12. 136 Antminer S17PRO miners located at Narva-1, NRV01-F;
17		13. 188 Antminer S19JPRO miners located at Narva-1, NRV01-F;
18		14. 198 Antminer S19JPRO miners located at Narva-1, NRV01-E;
19		and
20		15. 240 Antminer S17PRO miners located at Narva-2 Container,
21		NRN02-F.
22		
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700 STEWART STREET, SUITE 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970

(csu)

**Defendant Status Sheet** (Prepare ONE for EACH defendant)

	Defendant Name: SERGIO POTAPENKO
Defendant Status	Is there already a charging document filed for this defendant for this case in this district?
int St	□ Yes
enda	If yes, please enter the cause number below:
Del	CR Enter CR Cause Number here. or MJ Enter MJ Cause Number here.
	Has the Defendant had an initial appearance in this case in this district? 🗌 Yes 🛛 No
	□ At the FDC under the cause number indicated above.
_	At the FDC under a different cause number: Enter different cause number here.
atior	□ In custody under this cause number in another District: Enter other District here.
t Loc	□ In custody (different cause number) in another District: Enter other info here.
ndan	□ In local custody: Enter local jurisdiction here.
Defendant Location	□ In the community on supervision under cause number: Enter cause number here.
- Facad	⊠ At large.
	Other: Located in a foreign country
Q	Continue Conditions of release
Release	Continue Detention
R	☑ Not set; temporary detention; detention hearing scheduled for: TBD
	⊠ Warrant to Issue (MUST complete Defendant Arrest Warrant Info Sheet).
nent	□ Summons to be issued for:
Arraignment	Defendant Address: <u>Click or tap here to enter text.</u>
Arra	Letter to defense counsel for appearance on: <u>Click or tap to enter a date.</u>
	Defense Counsel name and address: <u>Click or tap here to enter text.</u>
Trial	Estimated trial length (days): 14 days

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### Defendant Status Sheet

(Prepare ONE for EACH defendant)

	Defendant Name: IVAN TUROGIN		
Defendant Status	Is there already a charging document filed for this defendant for this case in this district?		
	□ Yes		
ienda	If yes, please enter the cause number below:		
Det	CR Enter CR Cause Number here. or MJ Enter MJ Cause Number here.		
	Has the Defendant had an initial appearance in this case in this district?  Yes No		
	□ At the FDC under the cause number indicated above.		
-	At the FDC under a different cause number: Enter different cause number here.		
Defendant Location	□ In custody under this cause number in another District: Enter other District here.		
t Loc	□ In custody (different cause number) in another District: Enter other info here.		
ndan	In local custody: Enter local jurisdiction here.		
Defei	$\Box$ In the community on supervision under cause number: Enter cause number here.		
Count?	⊠ At large.		
	Other: Located in a foreign country		
a	Continue Conditions of release		
Release	Continue Detention		
Ä	☑ Not set; temporary detention; detention hearing scheduled for: TBD		
	☑ Warrant to Issue (MUST complete <i>Defendant Arrest Warrant Info Sheet</i> ).		
nent	□ Summons to be issued for:		
Arraignmen	Defendant Address: <u>Click or tap here to enter text.</u>		
Arre	Letter to defense counsel for appearance on: <u>Click or tap to enter a date.</u>		
	Defense Counsel name and address: <u>Click or tap here to enter text.</u>		
rial	Estimated trial length (days): 14 days		