EXCHANGE

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND

COMMISSION,		
Plaintiffs,	23-cv-1346 (JSR)	
-v-	VERDICT	
TERRAFORM LABS PTE. LTD. and HYEONG KWON,	DO	
Defendant.		
1. On the SEC's first claim, under Se Ltd. ("Terraform"):	ection 17, we the jury find defendant Terraform Labs Pte.	
Liable Not Liable		
[If you answer "Liable" to Questi	on 1, answer Question 2. Otherwise skip to Question 3.]	
Having found Terraform liable or acted [choose the highest you found	the SEC's first claim, we the jury find that Terraform nd]:	
Intentionally Rec	eklessly Negligently	
3. On the SEC's first claim, under S ("Kwon"):		
Liable Not Liable		
[If you answer "Liable" to Questi 5.]	on 3, answer Question 4. Otherwise, skip to Question	
 Having found Kwon liable on the [choose the highest you found]: 	SEC's first claim, we the jury find that Kwon acted	
Intentionally Rec	cklessly Negligently	
On the SEC's second claim, for in find defendant Terraform:	ntentional or reckless violation of Rule 10b-5, we the jury	
Liable Not Liable		

6.	On the SEC's second jury find defendant K	claim, for intentional or reckless violation of Rule 10b-5, we the twon:
	Liable	Not Liable
	u answered "Not Liablestion 5, proceed to Qu	e" to Question 5, do not answer question 7. If you answered "Liable" testion 7.]
7.	On the claim for cont the jury find defenda	rol person liability regarding Terraform's violation of Rule 10b-5, we nt Kwon:
	Liable	Not Liable heile Whitey
		FOREPERSON
		Date: 64/05/24