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9	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
10			
11)	
12) CIVIL ACTION NO: 3:22-cv-05416-	
13	Commodity Futures Trading Commission,) WHO	
14	Plaintiff,) Hon. William H. Orrick	
15	v.		
16	Ooki DAO (formerly d/b/a bZx DAO), an unincorporated association,	 PLAINTIFF'S ADMINISTRATIVE MOTION TO SUPPLEMENT MOTION FOR ALTERNATIVE 	
17	Defendant.) SERVICE AGAINST DEFENDANT) OOKI DAO	
18	Deterration)	
19			
20	Pursuant to Civil L.R. 7-11, Plaintiff Commodity Futures Trading Commission		
21	("Commission") hereby files this Administrative Motion to Supplement Motion for Alternative		
22	Service Against Defendant Ooki DAO ("Motion to Supplement").		
23	The Commission filed its Motion for Alternative Service Against Defendant Ooki DAO		
24			
25	("Motion for Alternative Service") on September 27, 2022 (see ECF No. 11). Shortly after filing		
26	the Motion for Alternative Service, the Commission discovered that, approximately		
27	contemporaneous with or shortly after the Commission filed the Motion for Alternative Service,		
28		1	
	- 1 - PLAINTIFF'S ADMIN. MOTION TO SUPPLEMENT MOTION FOR ALTERNATIVE SERVICE		
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1	a post appeared in the Ooki DAO's Online Forum (forum.ooki.com) titled "Future of Ooki		
2	DAO" and discussing the Commission's litigation against the Ooki DAO. See Declaration of		
3	Brittne Snyder ("Snyder Declaration") ¶ 4. This demonstrates clear awareness by the Ooki DAO		
4	and its members of the Commission's action. Thu	s, in the Commission's view, this is relevant to	
5	the Court's consideration of whether to grant the Motion for Alternative Service because it		
7	demonstrates the Ooki DAO's actual notice of the action. The Commission thus requests that the		
8	Court consider this additional fact when deciding the Motion for Alternative Service.		
9	Pursuant to Civil L.R. 7-11(a), the Commission states that it has not obtained a		
10	stipulation regarding this Motion to Supplement because the Ooki DAO has not responded to		
11	repeated requests to contact the Commission to discuss this litigation. See Snyder Declaration ¶		
12	5.		
13 14			
15	D . 1 G . 1 07 0000	ectfully submitted,	
16	CON	IMODITY FUTURES TRADING	
17		MISSION	
18	8 By:	/s/ Anthony C. Biagioli	
19	Tom TRIA	Simek (DC Bar # 57268), tsimek@cftc.gov LL COUNSEL	
20	abiag	ony C. Biagioli (MO Bar # 72434), ioli@cftc.gov	
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24	(816)	960-7700	
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27	7		
28	8		

Certificate of Service I hereby certify that on September 27, 2022, I caused a copy of the foregoing to be filed with the Clerk of the Court via the CM/ECF system as well as provided to the Defendant Ooki DAO through the Ooki DAO's Help Chat Box on the Ooki DAO website as well as by posting the foregoing to the Ooki DAO's Online Forum. /s/ Anthony C. Biagioli Counsel for Plaintiff - 3 -PLAINTIFF'S ADMIN. MOTION TO SUPPLEMENT MOTION FOR ALTERNATIVE SERVICE