Project Contribution Agreement

NAME OF PROJECT

This Contribution Agreement ("Agreement") is effective as of	by and
among LF Projects, LLC, a Delaware series limited liability company ("Assignee"), ha	ving its
place of business at 3500 South Dupont Highway Suite AA101, Dover, DE 19901 USA	A, Mobile
Native Foundation a Series of LF Projects, LLC ("Series"), having its place of busines	s at 3500
South Dupont Highway Suite AA101, Dover, DE 19901 USA, and [ASSIGNOR], a [S	TATE]
corporation ("Assignor"), having its place of business at [].	

- 1) <u>Background</u>. Assignor is the owner of the [MARK] word mark and [MARK] design and logo marks, including any applications and registrations therefor set forth in Schedule 1 to the Assignment attached hereto as Exhibit A (collectively, the "Trademarks"). Assignor wishes to assign the rights to such Trademarks to Assignee in connection with the establishment of the [PROJECT NAME] project as a project of the Series.
- 2) Assignment of Trademarks. For good and adequate consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns to Assignee, its successors and assigns, in perpetuity all rights, title and interest as Assignor may possess, anywhere in the world, in and to the Trademarks, together with (i) the goodwill symbolized by said Trademarks, (ii) the business or portion of the business to which the Trademarks pertain, (iii) all registrations and applications (including intent-to-use applications) for the Trademarks pursuant to the Assignment attached hereto as Exhibit A.
- 3) <u>Assignment of Accounts.</u> For good and adequate consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns to Series, its successors and assigns, in perpetuity all rights, title and interest as Assignor may possess, anywhere in the world, in and to:
 - a) any and all registered accounts that either (i) incorporate any Trademark or (ii) are used by, or relied upon, by the project (including, without limitation, social media and GitHub accounts, collectively the "Accounts"); and
 - b) any top-level domain names and all related registrations leveraged by the [PROJECT NAME] open source project that incorporate any Trademark (collectively, the "Domain Names").
- 4) Assistance. Assignor will assist each of Assignee and Series as reasonably necessary to secure, perfect, maintain or evidence the rights hereby transferred. Assignor hereby appoints James Zemlin as Assignor's attorney-in-fact to execute all documents on behalf of Assignor and its employees for this limited purpose pursuant to the Power of Attorney attached hereto as Exhibit B. To the best knowledge of Assignor, neither the execution or performance of this Agreement will violate the terms of any agreement between the Assignor and any third

Executed as the effective date set fort	h above.
[ASSIGNOR]	
By:	
Name:	
Title:	
LF PROJECTS, LLC	
By:	
Name: Michael Dolan	
Title: Manager	
MOBILE NATIVE FOUNDATION A	SERIES OF LF PROJECTS, LLC
By:	
Name: Michael Dolan	
Title: Series Manager	

party.

Exhibit A

Trademark Assignment

WWW.	W 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	or"), having its place of business at
having a place of business at 3500 Sou	laware series limited liability company ("Assignee"), uth Dupont Highway Suite AA101, Dover, DE 19901 and interest in and to the Trademarks, together with the
parties on the and sufficiency of which is hereby ack rights, title and interest as Assignor m with (i) the goodwill symbolized by sa	e Project Contribution Agreement entered into between the and for good and adequate consideration, the receipt knowledged, Assignor hereby assigns to Assignee all ay possess in and to the Trademarks worldwide, together aid Trademarks, (ii) the business or portion of the business all registrations and applications (including intent-to-use
By:	
Name:	
Title:	
LF PROJECTS, LLC	
By:	
Name: Michael Dolan	
Title: Manager	

SCHEDULE 1

<u>Trademark Registrations</u>:

MARK	COUNTRY	STATUS	APP#	REG#

Trademark Applications:

MARK	COUNTRY	STATUS	APP#

Exhibit B

Limited Power of Attorney

[ASSIGNOR], a [STATE] corporation ("SHORTNAME"), having its place of business at
[ADDRESS] USA, hereby appoints James Zemlin, Executive Director of LFP, Inc., the sole
member of LF Projects, LLC, as [SHORTNAME]'s attorney-in-fact and authorizes him to
execute all documents on behalf of [SHORTNAME] and its employees for the limited purpose of
securing, perfecting, maintaining or evidencing the rights in both: (a) the Trademarks assigned
by [SHORTNAME] to LF Projects, LLC pursuant to the Trademark Assignment entered into
between [SHORTNAME] and LF Projects, LLC on the day of, 2018; and (b) the
Accounts and Domain Names assigned by [SHORTNAME] to [SERIES NAME] pursuant to the
Project Contribution Agreement entered into among [SHORTNAME], LF Projects, LLC and
[SERIES NAME] on the day of, 2018.
[ASSIGNOR]
By:
Name:
Title:
Notarization: