Title: eToro: When Push Comes to Shove

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There has been much discussion, lately, regarding the situation that many apes of all natures are in with eToro. As a broker it does not currently allow directly registering shares to CS, or allowing transfers to a broker that allows DRS. It has also been somewhat dodgy in relation to proving that its investors actually own the underlying asset.

A lot of the discussion centers around whether or not it is better to sell your eToro MOASS tickets and re-purchase them on another broker, such as IBKR or Fidelity. The purpose of this post isn't to break down the arguments on their validity. Rather, it is here to inspire a fresh line of thinking, although the subject matter of DRS remains the same.

As many eToro apes can recall, after consistently grabbing the attention of eToro they granted us the ability to vote at the AGM. What is to say that with the same pressure applied, we cannot get them to set up a manner through which to DRS our shares to Computershare? If this does not work, then a push towards transferring shares to another share ownership. And if *that* fails, then pushing for solid, definitive proof that the shares we hold are not CFDS, but real, tangible, diamonds-wrapped-in-gold GME shares?

I think that it would be wiser to first apply public pressure on eToro - and other brokers that fall into the same category too! - than to immediately debate the validity of selling on one broker to re-buy on another. It is my personal view that it should be a last-ditch effort, not out first port to call.

What do you guys think?