

United States Bankruptcy Court, District of Delaware

Check the box to identify the Debtor against whom you assert a claim (select only one Debtor per claim form):						
FTX Trading Ltd.	☐ Alameda Aus Pty Ltd	☐ Alameda Global Services	☐ Alameda Research			
(Case No. 22-11068)	(Case No. 22-11104)	Ltd. (Case No. 22-11134)	(Bahamas) Ltd (Case No. 22-11105)			
☐ Alameda Research Holdings Inc.	☐ Alameda Research KK	☐ Alameda Research LLC	☐ Alameda Research Ltd			
(Case No. 22-11069)	(Case No. 22-11106)	(Case No. 22-11066)	(Case No. 22-11067)			
☐ Alameda Research Pte Ltd	■ Alameda Research Yankari	☐ Alameda TR Ltd	☐ Alameda TR Systems S. de			
(Case No. 22-11107)	Ltd (Case No. 22-11108)	(Case No. 22-11078)	R. L. (Case No. 22-11109)			
☐ Allston Way Ltd	☐ Analisya Pte Ltd	☐ Atlantis Technology Ltd.	■ Bancroft Way Ltd			
(Case No. 22-11079)	(Case No. 22-11080)	(Case No. 22-11081)	(Case No. 22-11082)			
☑ Blockfolio, Inc.	■ Blue Ridge Ltd	☐ Cardinal Ventures Ltd	☐ Cedar Bay Ltd			
(Case No. 22-11110)	(Case No. 22-11083)	(Case No. 22-11084)	(Case No. 22-11085)			
□ Cedar Grove Technology	Clifton Bay Investments LLC	☐ Clifton Bay Investments Ltd	☐ Cottonwood Grove Ltd			
Services, Ltd. (Case No. 22-11162)	(Case No. 22-11070)	(Case No. 22-11111)	(Case No. 22-11112)			
Cottonwood Technologies Ltd	Crypto Bahamas LLC	DAAG Trading, DMCC	Deck Technologies Holdings			
(Case No. 22-11136)	(Case No. 22-11113)	(Case No. 22-11163)	LLC (Case No. 22-11138)			
Deck Technologies Inc.	■ Deep Creek Ltd	□ Digital Custody Inc.	■ Euclid Way Ltd			
(Case No. 22-11139)	(Case No. 22-11114)	(Case No. 22-11115)	(Case No. 22-11141)			
FTX (Gibraltar) Ltd	☐ FTX Canada Inc	☐ FTX Certificates GmbH	☐ FTX Crypto Services Ltd.			
(Case No. 22-11116)	(Case No. 22-11117)	(Case No. 22-11164)	(Case No. 22-11165)			
FTX Digital Assets LLC	☐ FTX Digital Holdings	☐ FTX EMEA Ltd.	☐ FTX Equity Record Holdings			
(Case No. 22-11143)	(Singapore) Pte Ltd	(Case No. 22-11145)	Ltd (Case No. 22-11099)			
20	(Case No. 22-11118)	100	26.			
FTX EU Ltd.	☐ FTX Europe AG	☐ FTX Exchange FZE	FTX Hong Kong Ltd			
(Case No. 22-11166)	(Case No. 22-11075)	(Case No. 22-11100)	(Case No. 22-11101)			
☐ FTX Japan Holdings K.K.	☐ FTX Japan K.K.	☐ FTX Japan Services KK	☐ FTX Lend Inc.			
(Case No. 22-11074)	(Case No. 22-11102)	(Case No. 22-11103)	(Case No. 22-11167)			
FTX Marketplace, Inc.	☐ FTX Products (Singapore)	☐ FTX Property Holdings Ltd	FTX Services Solutions Ltd.			
(Case No. 22-11168)	Pte Ltd (Case No. 22-11119)	(Case No. 22-11076)	(Case No. 22-11120)			
FTX Structured Products AG (Case No. 22-11122)	FTX Switzerland GmbH (Case No. 22-11169)	FTX Trading GmbH (Case No. 22-11123)	□FTX US Services, Inc. (Case No. 22-11171)			
FTX US Trading, Inc.	☐ FTX Ventures Ltd.	FTX Zuma Ltd	☐GG Trading Terminal Ltd			
(Case No. 22-11149)	(Case No. 22-11172)	(Case No. 22-11124)	(Case No. 22-11173)			
☐ Global Compass Dynamics	☐ Good Luck Games, LLC	Goodman Investments Ltd.	☐ Hannam Group Inc			
Ltd. (Case No. 22-11125)	(Case No. 22-11174)	(Case No. 22-11126)	(Case No. 22-11175)			
☐ Hawaii Digital Assets Inc.	☐ Hilltop Technology	☐ Hive Empire Trading Pty Ltd	☐ Innovatia Ltd			
(Case No. 22-11127)	Services LLC	(Case No. 22-11150)	(Case No. 22-11128)			
*	(Case No. 22-11176)		* distribution and the state of			
☐ Island Bay Ventures Inc (Case No. 22-11129)	☐ Killarney Lake Investments Ltd (Case No. 22-11131)	Ledger Holdings Inc. (Case No. 22-11073)	□ LedgerPrime Bitcoin Yield Enhancement Fund, LLC (Case No. 22-11177)			
□ LedgerPrime Bitcoin Yield	■ LedgerPrime Digital Asset	☐ LedgerPrime Digital Asset	■ LedgerPrime LLC			
Enhancement Master Fund, LP	Opportunities Fund, LLC	Opportunities Master Fund	(Case No. 22-11158)			
(Case No. 22-11155)	(Case No. 22-11156)	LP (Case No. 22-11157)				
LedgerPrime Ventures, LP	□ Liquid Financial USA Inc.	Liquid Securities Singapore	☐ LiquidEX LLC			
(Case No. 22-11159)	(Case No. 22-11151)	Pte Ltd (Case No. 22-11086)	(Case No. 22-11152)			
☐ LT Baskets Ltd.	■ Maclaurin Investments Ltd.	☐ Mangrove Cay Ltd	☐North Dimension Inc			
(Case No. 22-11077)	(Case No. 22-11087)	(Case No. 22-11088)	(Case No. 22-11153)			
■ North Dimension Ltd	■ North Wireless Dimension	□ Paper Bird Inc	Pioneer Street Inc.			
(Case No. 22-11160)	Inc. (Case No. 22-11154)	(Case No. 22-11089)	(Case No. 22-11090)			
Quoine India Pte Ltd	Quoine Pte Ltd	Quoine Vietnam Co. Ltd	☐ Strategy Ark Collective Ltd.			
(Case No. 22-11091)	(Case No. 22-11161)	(Case No. 22-11092)	(Case No. 22-11094)			
☐ Technology Services	■ Verdant Canyon Capital LLC	■ West Innovative Barista Ltd.	■ West Realm Shires Financial			
Bahamas Limited	(Case No. 22-11096)	(Case No. 22-11097)	Services Inc.			
(Case No. 22-11095)			(Case No. 22-11072)			
■ West Realm Shires Inc.	■ West Realm Shires Services	■ Western Concord	☐ Zubr Exchange Ltd			
(Case No. 22-11183)	Inc. (Case No. 22-11071)	Enterprises Ltd.	(Case No. 22-11132)			
		(Case No. 22-11098)				

RECEIVED

Date Stamped Copy Returned
No Self-Addressed Stamped Envelope
No Copy Provided

JUN 2 9 2023

04/22

Proof of Claim

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense, other than a claim entitled to administrative priority pursuant to 11 U.S.C. § 503(b)(9). Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

This claim form should not be used to assert claims against Emergent Fidelity Technologies Ltd.

Fill in all the information about the claim as of November 14, 2022 for Debtor West Realm Shires Inc. and as of November 11, 2022 for all other Debtors.

Part 1: Identify the C	laim					
. Who is the current creditor?	SC30 Inc. Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Email(s) the creditor used with the debtor					
Has this claim been acquired from someone else?	➤ No Yes. From whom?					
Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be see See attached addendum.	ent? Where should payments to the creditor be sent? (if different)				
	Contact phone	Contact phone				
Does this claim amend one already filed?	■ No ■ Yes. Claim number on court claims regis					
Do you know if anyone else has filed a proof of claim for this claim?	■ No ■ Yes. Who made the earlier filing?					
Part 2: Give Informa	ation About the Claim as of the Date the	e Case Was Filed				
5. Do you have any number you use to identify the debtor?		nt or any number you use to identify the debtor:				
If filing a claim for cry	otocurrency, please fill in 7b.	Does this amount include interest or other charges? No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).				
If asserted liability is in a amount in such currency	currency other than U.S. dollars or cryptocu	rrency, provide (i) the currency type; (ii) the rsion rate to U.S. dollars				
7b. List the number of each	ch type and quantity of each coin owed as of	the date the case was filed (November 11, 2022)				
Coin List	Count	Coin List Count				

8. What clai	t is the basis of the m?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Partnership and Endorsement Services Agreement				
	or part of the claim ured?	■ No ■ Yes. The claim is secured by a lien on property. Nature of property: ■ Real estate. If the claim is secured by the debtor's principal residence, file a Mortal Attachment (Official Form 410-A) with this Proof of Claim. ■ Motor vehicle ■ Other. Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a seexample, a mortgage, lien, certificate of title, financing statement, or other document been filed or recorded.) Value of property: Amount of the claim that is secured: \$	ecurity interest (for that shows the lien has			
		Amount necessary to cure any default as of the date of the petition: Annual Interest Rate (when case was filed)% Fixed Variable				
10. Is th	nis claim based on a se?	▼ No Yes. Amount necessary to cure any default as of the date of the petition. \$				
	nis claim subject to a it of setoff?	■ Yes. Identify the property:				
enti 11 L A cla prior nong in sc law entit	Il or part of the claim tited to priority under J.S.C. § 507(a)? aim may be partly rity and partly priority. For example, ome categories, the limits the amount tited to priority.	 No Yes. Check one: □ Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). □ Up to \$3,350 of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). □ Wages, salaries, or commissions (up to \$15,150) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). □ Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8). □ Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5). □ Other. Specify subsection of 11 U.S.C. § 507(a)() that applies. 	Amount entitled to priority \$ \$ \$ \$ \$ \$ \$ \$			
clair adm purs	Il or part of the m entitled to ninistrative priority suant to J.S.C. § 503(b)(9)?	Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor within 20 days before the date of commencement of the above case(s), in which the goods have been sold to the debtor in the ordinary course of such debtor's business. If claim is for both goods and services, provide your total claim amount (goods & services) in section 7a. and the value of the goods here. Attach documentation supporting such claim. See the instructions below on what further information is required.	\$			

The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the trus	litor. litor's attorney of tee, or the debt		ent. orized agent. Bankrup codebtor. Bankruptc		
				Proof of Claim serve credit for any payme		nowledgment that when calculating the d toward the debt.
	I have examined to and correct.	he information	in this Proof of C	Claim and have a rea	sonable beli	ef that the information is true
	I declare under penalty of perjury that the foregoing is true and correct.					
	Executed on date 16/16/1007					
	Signature			\bigcirc		
	Print the name o	the person w	ho is completing	ng and signing this	claim:	
	Name	Suresh				Singh
		First name		Middle name		Last name
	Title	Secretary				* ₂₀
	Company	SC30, Inc.				
	, , ,	Identify the corporate servicer as the company if the authorized agent is a servicer.				
		1159	Howard Street			
		Number	Street			
		San Francisco			CA	94103
		City	340		State	ZIP Code

416.464.2265

Contact phone

suresh@sc30.com

Email

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

		1							
	I am the trust	litor. ditor's attorney or authorized a tee, or the debtor, or their autl	agent. horized agent. Bankruptcy Rule 3 er codebtor. Bankruptcy Rule 300						
s I understand that an authorized signature on this Proof of Claim serves as an acknowledgment that when calc amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.									
	I have examined t and correct.	he information in this <i>Proof of</i>	elief that the information is true						
	I declare under pe	enalty of perjury that the foreg	joing is true and correct.						
	Executed on date	cuted on date 0 (/2 b/2023							
ı	Signature								
	Print the name of the person who is completing and signing this claim:								
	Name	Tiffany First name	Middle name	Williams					
	Title	Chief Operating Officer	Milodie name	Last name					
	Company	SC30, Inc. Identify the corporate servicer as the company if the authorized agent is a servicer.							
	Address	1159 Howard Street		200000000000000000000000000000000000000					
		Number Street							

CA

State

Email

94103

tiffany@sc30.com

ZIP Code

Street

San Francisco

510.418.6104

City

Contact phone

Blockfolio, Inc., Case No. 22-11110 (JTD) United States Bankruptcy Court for the District of Delaware

ADDENDUM TO PROOF OF CLAIM OF SC30 INC.*

- 1. On August 11, 2021, SC30 Inc. ("SC30") and Debtor Blockfolio, Inc. (the "Debtor") executed that certain Partnership and Endorsement Services Agreement (as amended, modified, or supplemented prior to the date hereof, the "Contract"). The Contract provided, in relevant part, that SC30 would provide the personal and promotional services of a certain individual (i.e., the "Talent" (as defined in the Contract)) on behalf of the Debtor and granted the Debtor the right to use the Talent's likeness to promote the Debtor's products and services.
- 2. In exchange for providing such services, the Debtor agreed to compensate SC30 in three ways: (a) \$12.0 million in cash, with (i) \$4.0 million to be paid to SC30 upon execution of the Contract, (ii) \$1.0 million to be paid on August 11, 2022, and (iii) \$1.0 million to be paid every three months thereafter until May 10, 2024; (b) \$1.65 million in the aggregate over the term of the Contract in the cryptocurrency or cryptocurrencies of the Talent's choosing; and (c) 572,301 shares of the common stock of Debtor FTX Trading Ltd (the foregoing (a)–(c), the "Payment Obligations.").
- 3. The Debtor also agreed to indemnify SC30 and the Talent. Under Section 9 of the Contract, the Debtor agreed to indemnify SC30, the Talent, along with each of their respective directors, officers, and representatives from and against "any and all expenses, damages, claims, suits, actions, judgments, costs and expenses whatsoever," including reasonable attorney's fees incurred in connection with the defending against any such claims "resulting from or arising out of," among other things, "the development, production, distribution, exhibition, use and/or other exploitation of Company Advertising, including, without limitation, claims of false advertising "any acts or statements that Talent makes at [the Debtor]'s request, or that Talent makes in good faith reliance on other information provided to Talent by [the Debtor] in connection with Talent's rendering the Services hereunder"; and "any violations (or alleged violations) by Company of any federal securities laws and regulations, FTC laws and regulations, or FINRA regulations." (Contract, § 9; the Debtor's obligations thereunder, the "Indemnification Obligations").
- 4. SC30 and the Talent are in compliance with their obligations under the Contract. The Debtor, however, did not pay all the compensation due and owing to SC30 under the Contract. As of November 11, 2022 (i.e., the Petition Date), the amount due and owing to SC30 from the Debtor was at least \$7.0 million on account of the Payment Obligations.
- 5. The Debtor also has Indemnification Obligations owed to SC30. The Debtor's Indemnification Obligations stem from expenses, including reasonable attorney's fees, SC30 and the Talent have incurred defending claims that are expressly subject to indemnification under Section 9 of the Contract. The total amount of the Debtor's Indemnification Obligations is not yet determined. SC30 reserves the right to amend, modify, or supplement this Proof of Claim to assert the amount the Debtor owes on account of the Indemnification Obligations.

^{*} The Proof of Claim to which this addendum is attached contains two executed signature pages. Under SC30's organizational documents, Suresh Singh and Tiffany Williams are dual authorized signatories—i.e., both signatures are required for execution purposes.

- 6. In addition, because of facts and circumstances that have come to light since the Petition Date, SC30's and the Talent's reputations have been tarnished. Accordingly, SC30 asserts a claim for consequential and reputational damages against the Debtor. SC30 reserves the right to amend this Proof of Claim once the quantum of those claims is determined. Further, SC30 was induced to enter into such agreements as a result of certain misrepresentations and/or omissions made by the Debtor's affiliate and/or its agents or representatives, and suffered damages in an amount to be proven as a result of such misconduct.
- 7. The documents evidencing SC30's claim are subject to confidentiality and disclosure restrictions, so they are not attached to this Proof of Claim. Subject to disclosures permitted under the Contract, copies of the documents are available upon request to McDermott Will & Emery LLP, One Vanderbilt Ave., 67th Floor, New York, New York 10017-3852, Attn: Darren Azman (dazman@mwe.com) and McDermott Will & Emery LLP, 2049 Century Park East, Suite 3200, Los Angeles, California 90067-3206, Attn: Matt C. Carter (mcarter@mwe.com). Upon information and belief, the Debtor has copies of all such documents.

No Judgment

8. No judgment has been rendered on the claims SC30 asserts in this Proof of Claim.

No Payments Made

9. The Debtor has not made any payments with respect to this Proof of Claim.

Setoff

10. The claims set forth in this Proof of Claim (and any other claims of SC30) are not subject to any known rights of setoff or counterclaims by the Debtor. SC30 reserves the right to assert setoffs or counterclaims in the event any such rights exist. SC30 reserves all recoupment rights with respect to the claims set forth in the Proof of Claim or any other claims.

Non-Waiver and Reservation of Rights

11. SC30 reserves the right to amend or supplement this Proof of Claim, including, without limitation, the right to (a) add documents, (b) assert indemnity (either contractual or equitable), contribution, or similar rights, claims, or defenses, including, without limitation, on account of the Indemnification Obligations and/or (c) change priority and fix, increase, or amend in any respect the amounts and claims referred to herein. SC30 further reserves the right to file additional proofs of claim for additional claims, including, without limitation, claims for administrative expenses and all other claims, at law or in equity, arising prior to, on, or after the Petition Date. SC30 reserves the right to amend or supplement this Proof of Claim if SC30 should deem it necessary and appropriate, for any reason, including a liquidated statement of the amount then due, or for any other purpose for which a proof of claim filed in this chapter 11 case could be amended. SC30 further reserves any rights to recoupment and, if appropriate, may exercise such rights without further order of the Court and without amending this claim. SC30 reserves all rights

under any contracts between the parties, as well as under applicable law, to review and audit records of the Debtor regarding the calculation of SC30's claim.

12. SC30 does not waive any rights at law or equity or any rights or causes of action that SC30 has or may have against any person, including, but not limited to the Debtor and its affiliates. This Proof of Claim is not intended to be, and shall not be construed as (a) an election of remedies, (b) a waiver of any defaults, (c) an admission as to the jurisdiction of this Court and/or a waiver to contest the jurisdiction of this Court, (d) a waiver of the right to trial by jury in this Court or any other court in any proceeding, notwithstanding the designation or not of any matter as a "core proceeding" under 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the United States Constitution, (e) a waiver of the contractual right to arbitration, (f) a release of SC30's right to have any and all final orders in any and all noncore matters or proceedings entered only after a de nova review by a United States District Court judge, (g) a waiver of the right to withdraw the reference with respect to the subject matter of this Proof of Claim, any objection thereto or other proceeding that may be commenced in these cases against, or otherwise involving SC30, or (h) a waiver or limitation of any rights, remedies, claims or interests of SC30.

Notices

and

13. All notices concerning this Proof of Claim should be sent to:

McDermott Will & Emery LLP One Vanderbilt Ave., 67th Floor New York, New York 10017-3852

Attn: Darren Azman Email: dazman@mwe.com

McDermott Will & Emery LLP 2049 Century Park East, Suite 3200 Los Angeles, California 90067-3206 Attn: Matt C. Carter

Email: mcarter@mwe.com

Jake Jumbeck Associate jjumbeck@mwe.com +1 312 984 3641

June 28, 2023

VIA FEDERAL EXPRESS

FTX Trading Ltd. Claims Processing Center c/o Kroll Restructuring Administration LLC 850 3rd Avenue, Suite 412 Brooklyn, NY 11232

Re: In re Blockfolio, Inc., Case No. 22-11110 (JTD) (Bankr. D. Del.): Submission of SC30 Inc. Proof of Claim.

Dear Sir or Madam:

Enclosed please find the following for the chapter 11 bankruptcy case currently pending in the United States Bankruptcy Court for the District of Delaware captioned *In re Blockfolio, Inc.*, Case No. 22-11110 (JTD) (Bankr. D. Del.):

- Two (2) copies of SC30 Inc.'s proof of claim; and
- One (1) self-addressed postage paid envelope for purposes of returning one of the above copies as proof of receipt.

Sincerely.

Should you have any questions, please do not hesitate to contact me by phone, (312) 984-3641, or via email, jjumbeck@mwe.com.

Jake Jumbeck

ORIGIN ID: CHIA (312) 984-3641 JAKE JUMBECK MCDERMOTT WILL & EMERY 444 WEST LAKE STREET SUITE 4000 CHICAGO, IL 60606 UNITED STATES US

SHIP DATE: 28JUN23 ACTWGT: 0.50 LB CAD: 112706207/INET4610

C/O KROLL RESTRUCTURING ADIVING. L.

FTX TRADING LTD. CLAIMS PROC. CNTR.

RECEIVED

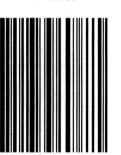
AVENUE **BROOKLYN NY 11232** (000) 000-0000 DEPT 0259 ADMINISTRATION INV: PO: Fed Exx.

> THU - 29 JUN 10:30A PRIORITY OVERNIGHT

7725 9094 6588

XE FBTA

11232 **EWR**



Received

JUN 2 9 2023

Kroll Restructuring Administration

Use the 'Print' button on this page to print your label to your laser or inkjet printer. Fold the printed page along the horizontal line. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned. After printing this label:
1. Use the 'Print' button or
2. Fold the printed page al
3. Place label in shipping I

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, dalay, non-delivery,misdelivery,or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim.Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorised declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.