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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

Genesis Global Holdco, LLC, et al.,
Debtors.¹

Chapter 11

Case No. 23-10063 (SHL)

Jointly Administered

**DECLARATION OF BENJAMIN S. KAMINETZKY IN SUPPORT OF DIGITAL
CURRENCY GROUP INC.'S OBJECTION TO DEBTORS' MOTION TO
ENFORCE THE PLAN**

I, Benjamin S. Kaminetzky pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am a partner at the law firm Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017, counsel to Digital Currency Group, Inc. (“**DCG**”).

I respectfully submit this Declaration in support of DCG’s Objection to Debtors’ Motion to Enforce the Plan [ECF No. 2213].

¹ The Wind-Down Debtors in these cases, along with the last four digits of each Wind-Down Debtor’s registration number in the applicable jurisdiction, are as follows: Genesis Global Holdco, LLC (8219), Genesis Global Capital, LLC (8564), and Genesis Asia Pacific Pte. Ltd. (2164R).

2. Attached hereto as Exhibit A is a true and correct copy of the email titled
“Your motion for injunction” that I received from Jennifer Selendy on Monday, July 14,
2025 at 7:17:39 P.M. ET.

Dated: August 8, 2025
New York, New York

Respectfully submitted,

/s/ Benjamin S. Kaminetzky
Benjamin S. Kaminetzky

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From: jselendy@selendygay.com
To: [Kaminetzky, Benjamin S.](#)
Cc: [Kelley Cornish](#); [Claire O'Brien](#)
Subject: Your motion for injunction
Date: Monday, July 14, 2025 7:17:39 PM

Ben,

I wanted to give you a heads up that, after careful consideration of your adversary complaint and motion, we are not aligned with DCG's strategy. We believe your approach before Judge Lane is misguided and that your principal purpose is to strengthen your removal and transfer efforts in Delaware rather than achieve a stay or dismissal of the creditor claims.

We are happy to discuss.

Jennifer Selendy

Partner [[Email](#) | [Bio](#)]

Selendy | Gay PLLC [[Web](#)]

Pronouns: she, her, hers

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