IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re FTX Trading Ltd., et al.,) Chapter 11
Debtors.) Case No. 22-11068 (KBO)) (Jointly Administered)

NOTICE OF TRANSFER OF EQUITY INTEREST

Transferee hereby gives evidence and notice of the transfer of the equity interest referenced in this evidence and notice.

CERATOSAURUS INVESTORS, L.L.C.

Name of Transferee

Name and Address where notices to transferee should be sent:

Ceratosaurus Investors, L.L.C. c/o Farallon Capital Management, L.L.C. One Maritime Plaza, Suite 2100 San Francisco, CA 94111 Attn: Michael Linn

E-mail: <u>MLinn@FarallonCapital.com</u>;

loanops@FarallonCapital.com

INSIGHT PARTNERS XII (CO- INVESTORS), L.P.

Name of Transferor

Name and Address where notices to transferors should be sent:

1114 Avenue of the Americas 36th Floor New York, NY 10036 Attention: Legal Notices

Email: legalnotices@insightpartners.com

With a copy to:

Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019

Attention: Matthew Haddad, Stephanie Moran,

Joseph Minias

Email: mhaddad@willkie.com,

smoran@willkie.com, jminias@willkie.com

Type and Amount of Interest Transferred:

West		FTX	West		FTX
Realm	FTX	Trading	Realm	FTX	Trading
Shires Inc	. Trading Ltd	Ltd Series	Shires Inc.	Trading	Ltd.
Series A	Series B	B-1	Class A	Ltd.	Series C
Preferred	Preferred	Preferred	Common	Common	Preferred

Insight Partners XII (Co-Investors), L.P.

150.00

7.00

26.00

8.00

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Transferee

CERATOSAURUS INVESTORS, L.L.C.

By: Farallon Capital Management, L.L.C., Its Manager

By: Michael & linn

Name: Michael G Linn
Title: Managing Member

EVIDENCE OF TRANSFER OF EQUITY INTEREST

TO: United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") and FTX Trading Ltd. and its affiliated debtors and debtors in possession (the "Debtor")

In re FTX Trading Ltd., et al., Case No. 22-11068 (KBO) (the "Bankruptcy Cases")

For value received, the adequacy and sufficiency of which are hereby acknowledged, Insight Partners XII (Co-Investors), L.P. ("<u>Transferor</u>") hereby unconditionally and irrevocably sells, transfers and assigns unto Ceratosaurus Investors, L.L.C. (the "<u>Transferee</u>") an undivided 100% share of Transferor's right, title, interest, claims and causes of action in and to, or arising under or in connection with, Transferor's preferred and common equity interests set forth below, that was asserted against the Debtor or may be asserted against the Debtor and its non-debtor affiliates (collectively, "<u>FTX</u>") and any and all other proofs of interest filed by Transferor with the Bankruptcy Court in respect of the foregoing preferred and common equity interests.

	West		FTX	West		FTX
Series A Series B B-1 Class A Ltd. Series C	Realr	n FTX	Trading	Realm	FTX	Trading
	Shire	s Inc. Trading Ltd	l Ltd Series	Shires Inc.	Trading	Ltd.
Desfermed Desfermed Common Common Desfermed	Serie	s A Series B	B-1	Class A	Ltd.	Series C
Preferred Preferred Preferred Common Common Preferred	Prefe	rred Preferred	Preferred	Common	Common	Preferred

Insight Partners XII (Co-Investors), L.P. - 150.00 - 26.00 8.00

Transferor hereby waives any objection to the transfer of the equity interest to Transferee on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as might be imposed by the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Transferor acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Transferor transferring to Transferee the foregoing equity interest and recognizing Transferee as the sole owners and holders of the equity interest. Transferor further directs the Debtor, the Bankruptcy Court, and all other interested parties that all further notices relating to the equity interest, and all payments or distributions of money or property in respect of the equity interest, are to be delivered or made to Transferee.

IN WITNESS WHEREOF, each of the undersigned have duly executed this Evidence of Transfer of Interest by their duly authorized representative dated August 15, 2025.

TRANSFEREE

CERATOSAURUS INVESTORS, L.L.C.

By: Farallon Capital Management, L.L.C., Its Manager

By: Michael & Linn

Name: Michael G Linn Title: Managing Member

TRANSFEROR

Insight Partners XII (Co-Investors), L.P.

By: Insight Associates XII, L.P, its General Partner

By: Insight Associates XII, Ltd., the General Partner of the General Partner

By: _______Name: Andrew Prodromos

Title: Authorized Officer

IN WITNESS WHEREOF, each of the undersigned have duly executed this Evidence of Transfer of Interest by their duly authorized representative dated August 15, 2025.

TRANSFEREE

CERATOSAURUS INVESTORS, L.L.C.

By: Farallon Capital Management, L.L.C., Its Manager

TRANSFEROR

Insight Partners XII (Co-Investors), L.P.

By: Insight Associates XII, L.P, its General Partner

By: Insight Associates XII, Ltd., the General

Partner of the General Partner

By: andrew prodromos

Name: Andrew Prodromos
Title: Authorized Officer