

**ADMINISTRATIVE PROCEEDING
BEFORE THE
SECURITIES COMMISSIONER OF SOUTH CAROLINA**

IN THE MATTER OF:)	
)	
NEXO INC; and)	CONSENT ORDER
NEXO CAPITAL INC.,)	Matter No. 20221615
)	
Respondents.)	
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I. PRELIMINARY STATEMENT

WHEREAS, pursuant to the authority granted to the Securities Commissioner of South Carolina (the “Securities Commissioner”) under the South Carolina Uniform Securities Act of 2005, S.C. Code Ann. § 35-1-101, *et seq.*, and the regulations and rules promulgated thereunder (collectively, the “Act”), and delegated to the Securities Division of the Office of the Attorney General of the State of South Carolina (the “Division”) by the Securities Commissioner, the Division conducted an investigation into the securities-related activities of Nexo Inc. and Nexo Capital Inc. (“Nexo Capital”) (collectively, the “Respondents”); and

WHEREAS, the Nexo Group, Nexo Financial LLC (“Nexo Financial”), the Respondents, and their affiliates, successors, and assignees (collectively, “Nexo”) are financial services companies, and affiliates thereof; and

WHEREAS, Nexo Capital has offered and sold interest-bearing digital asset accounts called the Earn Interest Product (the “EIP”) accounts, which allow clients to earn interest on digital assets; and

WHEREAS, Antoni Trenchev (“Trenchev”) is co-founder and Managing Partner of the Nexo Group and a director and manager of certain companies within the Nexo Group, including the Respondents; and

WHEREAS, state securities regulators, as part of a North American Securities Administrators Association (“NASAA”) Working Group that includes regulators from the states of Washington, California, Indiana, Kentucky, Maryland, New York, Oklahoma, South Carolina, Vermont, and Wisconsin (the

“NASAA Working Group”), have conducted an investigation into whether the EIP involved the offer and sale of unregistered securities by Nexo to retail investors, among other things; and

WHEREAS, Nexo has reached an agreement with the NASAA Working Group to resolve the investigation with respect to the 50 states, the District of Columbia, Puerto Rico, and the U.S. Virgin Islands (collectively, the “53 Jurisdictions”); and

WHEREAS, the Division commenced this matter on September 26, 2022, with the entry of an Order to Cease and Desist and Notice of Opportunity for Hearing (the “Cease and Desist Order”)¹ against the Respondents. The Cease and Desist Order set forth violations of the Act by the Respondents, specifically violations of the Act’s provisions related to the offering and selling of an unregistered security and the making of material misrepresentations and omissions in the offering and selling of a security; and

WHEREAS, Nexo has advised the NASAA Working Group of its agreement to resolve the securities investigation pursuant to the terms specified in this Consent Order (the “Order”) and pursuant to the multistate resolution recommended by the NASAA Working Group; and

WHEREAS, Nexo shall cease and desist offering or selling the EIP or any security that is not registered, qualified, or exempt to new clients in the United States and cease accepting further investments or funds in the EIP accounts by current U.S. clients, unless and until the EIP or other securities are registered, qualified, or otherwise exempt; and

WHEREAS, as of the date of entry of this Order, Nexo has amended and updated their terms of service, and any other terms or conditions of Nexo’s relationship with residents of the 53 Jurisdictions, to reflect that residents of the 53 Jurisdictions are the title, beneficial, and legal owners of all fiat currency and digital assets held in their EIP accounts; and

WHEREAS, Nexo shall pay up to a total of Twenty-Two Million Five Hundred Thousand dollars (\$22,500,000) in settlement payments divided equally among the 53 Jurisdictions and paid to each of the

¹ In the Matter of Nexo, Inc. and Nexo Capital, Inc. – Order to Cease and Desist (9/26/2022) (<https://www.scag.gov/media/ddpmlgld/2022-09-26-order-to-cess-and-desist-nexo-inc-et-al-matter-no-20221615-final-03111075xd2c78.pdf>)

53 Jurisdictions that enter into a consent order pursuant to the terms of Nexo's agreement with the NASAA Working Group; and

WHEREAS, Nexo elects to waive permanently any right to a hearing and appeal under S.C. Code Ann. § 35-1-609, with respect to the entry of this Order; and

WHEREAS, Nexo admits the jurisdiction of the Securities Commissioner in this matter; and

WHEREAS, solely for the purpose of terminating the NASAA Working Group's securities investigation and in settlement of the issues contained in this Order and the pending Cease and Desist Order, Nexo, without admitting or denying the Findings of Fact or Conclusions of Law contained in this Order, consents to the entry of this Order. Notwithstanding the foregoing, Nexo will admit the Findings of Fact and Conclusions of Law for the purposes of exceptions to discharge in bankruptcy proceedings under any jurisdiction, including the proceedings set forth in Sections 523 and 1192 of the Bankruptcy Code, 11 U.S.C. §§ 523 and 1192.

NOW, THEREFORE, the Securities Commissioner, as administrator of the Act, hereby enters this Order:

II. JURISDICTION

1. The Securities Commissioner has jurisdiction over this matter pursuant to S.C. Code Ann. § 35-1-601(a).

III. RESPONDENT

2. Nexo Inc. is a Cayman Islands corporation formed in 2018 which provides virtual currency-related financial services to retail and institutional borrowers in the United States, including trading, borrowing, and lending services. Nexo Inc. wholly owns Nexo Capital. Nexo Inc. is not registered to do business in South Carolina and is not registered with the Division in any capacity.

3. Nexo Capital is a Cayman Islands corporation formed in 2018 with its principal place of business in Grand Cayman, Cayman Islands. Nexo Capital is not registered to do business in South Carolina and is not registered with the Division in any capacity.

IV. RELATED PARTIES

4. Nexo Financial is a Delaware limited liability company formed in 2018 with its principal place of business in London, United Kingdom. Nexo Financial holds certain licenses, including money transmitter licenses and lending licenses in some states but is not registered with the Division in any capacity.

5. Nexo Group comprises business entities organized primarily in European countries and territories, including but not limited to the Respondents and Nexo Financial. The Nexo Group is not registered to do business in South Carolina and is not registered with the Division in any capacity.

6. Trenchev is a co-founder and Managing Partner of the Nexo Group and a director and manager of certain companies within the Nexo Group, including Nexo Capital. Trenchev is responsible for supervising day-to-day business activities of the Nexo Group companies, including ensuring their compliance with applicable legislation, rules, and regulations. Trenchev is not registered with the Division in any capacity.

V. FINDINGS OF FACT

Actions by State Securities Regulators

7. On September 26, 2022, Washington filed a statement of charges alleging that Nexo Capital, and its parent and director, Nexo Inc. and Trenchev, were (i) offering and selling unregistered securities in the form of the EIP; (ii) making untrue statements of material fact or omitting to state material facts necessary to make the statements made, in light of the circumstances in which they were made, not misleading; and (iii) not registered as a securities salesperson or broker-dealer.

8. On September 26, 2022, Oklahoma filed an order to cease and desist alleging Nexo Capital, and its parent and affiliate, Nexo, Inc., and Nexo Financial were offering and selling unregistered securities in the form of the EIP.

9. On September 26, 2022, California filed a desist and refrain order alleging Nexo Capital and its parent and collective business group, Nexo Inc. and Nexo Group, were offering and selling unqualified securities in the form of the EIP.

10. On September 26, 2022, Maryland filed a summary order to cease and desist and order to show cause alleging Nexo Capital, and its parent and director, Nexo Inc. and Trenchev, were (i) offering and

selling unregistered securities in the form of the EIP; (ii) were transacting business as an unregistered broker-dealer or agent and, in this business, employed an unregistered agent, making an untrue statement of a material fact or omitting to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading; and (iii) engaging in dishonest or unethical practices in the securities or investment advisory business.

11. On September 26, 2022, New York filed a civil complaint alleging Nexo Capital and its parent, Nexo Inc., were (i) offering and selling unregistered securities and unregistered commodities in the form of the EIP and by facilitating the purchase and sale of virtual currencies on Nexo's virtual marketplace known as the "Exchange"; and (ii) making materially false and misleading representations, statements, and omissions relating to the sale, purchase or exchange of securities or commodities.

12. On September 26, 2022, Vermont filed an *ex parte* order to cease and desist alleging Nexo Capital, and its parent and affiliate, Nexo Inc. and Nexo Financial, were offering and selling unregistered securities in the form of the EIP.

13. On September 26, 2022, Kentucky filed an emergency cease and desist order alleging Nexo Capital and its parent and collective business group, Nexo Inc. and Nexo Group, were (i) offering and selling unregistered securities in the form of the EIP; and (ii) making untrue statements of material fact or omitting to state material facts necessary in order to make those statements not misleading in light of the circumstances in which they were made.

14. On September 26, 2022, South Carolina filed the Cease and Desist Order alleging Nexo Capital and its parent, Nexo Inc., were (i) offering and selling unregistered securities in the form of the EIP and (ii) making untrue statements of a material fact or omitting to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

15. On September 28, 2022, Indiana filed an order to cease and desist alleging Nexo Capital and its parent, Nexo Inc., were offering and selling unregistered securities in the form of the EIP.

16. On November 3, 2022, Wisconsin filed an order to cease and desist alleging Nexo Capital, and its parent, Nexo Inc., were offering and selling unregistered securities in the form of the EIP.

The Offer and Sale of Securities in South Carolina and Nationwide

17. Between about June 17, 2020, and December 6, 2022 (the “Offering Period”), Nexo has offered and sold its EIP accounts to new and/or existing South Carolina investors. The EIP enables investors to passively earn interest by loaning certain digital assets (the “Eligible Earn Assets”) to Nexo. The EIP investors have no part in selecting, monitoring, or reviewing the revenue-generating activities that Nexo utilizes to earn this interest.

18. As of July 31, 2022, there were 1,150 South Carolina EIP accounts earning interest with a total South Carolina EIP savings wallet value of \$7,305,223. Nationally, there were 93,318 EIP accounts earning interest with a total EIP savings wallet value of \$800,260,000.

19. Nexo has promoted their financial services, including the EIP, to investors primarily through their website at <http://www.nexo.io/> and their mobile Nexo app. On its website, Nexo has provided information about the EIP and a list of supported virtual currencies and their corresponding interest rates. Nexo additionally has promoted the EIP on social media through various platforms including Twitter, Instagram, and YouTube. Through Nexo’s website, blog, and social media accounts, Nexo has represented interest rates on these EIP accounts of up to 36%, significantly higher than the rates offered for short-term, investment grade, fixed-income securities or for bank savings accounts.

20. In offering the EIP, Nexo has failed to disclose material information about the investment, including, but not limited to, Nexo’s EIP interest generation deployment activities, Nexo’s legal and regulatory compliance, and the limitations of Nexo’s financial representations.

21. Nexo has allowed, with certain limitations, anyone either 18 years or older, depending on the jurisdiction, to open an EIP account and access Nexo wallet services. When opening a Nexo account, an investor will go through several user identity-verification protocols, including, at a minimum, the provision of an investor’s legal name, date of birth, and address. An investor will then transfer fiat currency (EUR, GBP, and USD) from a bank account to their Nexo account. Investors can also add cryptocurrency to their Nexo wallet by transferring assets from another crypto exchange or wallet.

Nexo's Earn Interest Product

22. On February 19, 2022, Nexo disallowed any US investors who had not yet opened an account with Nexo from opening an EIP savings wallet. Also on February 19, 2022, Nexo disallowed any existing US investors from adding additional assets into their existing EIP savings wallets.

23. In the EIP account, an investor agrees to invest their Eligible Earn Assets with Nexo, in exchange for passively earning interest that is deposited into the investor's EIP savings wallet. The EIP investors begin accruing interest 24 hours after investing Eligible Earn Assets with Nexo.

24. Nexo has offered their EIP in the form of either a Flex EIP Savings Wallet Term ("Flex Term Investment") or a Fixed EIP Savings Wallet Term ("Fixed Term Investment"). Interest from an investor's Eligible Earn Assets is credited to an investor's EIP savings wallets either at the expiration of the Fixed Term Investment, or daily for a Flex Term Investment.

25. For a Flex Term Investment, there is no required "holding" time for an investor to lend their Eligible Earn Assets, and these investors are able to withdraw their Eligible Earn Assets at any time subject to the terms and conditions of a Nexo wallet.

26. For a Fixed Term Investment, investors are unable to withdraw their Eligible Earn Assets for the duration of a defined term. When investing in a Fixed Term Investment, an investor can elect to utilize Nexo's "automatic renewal" feature to rollover their investment at the end of the defined term.

27. The interest rate Nexo pays an investor on their invested Eligible Earn Assets is determined by several factors, including the length of the Eligible Earn Assets loan, the type of cryptocurrency loaned, and whether the investor has a Flex Term Investment or a Fixed Term Investment. Generally, the longer that an investor agrees to maintain their Eligible Earn Assets with Nexo, the higher the rate of return.

28. After February 19, 2022, while Nexo disallowed additional deposits into existing EIP savings wallets, Nexo continued to allow existing investors enrolled in a Fixed Term Investment to rollover their EIP Eligible Earn Assets into a new Fixed Term Investment.

29. In actions from September through November 2022, the NASAA Working Group concluded that Nexo's offer to an investor of the option to automatically renew their Fixed Term Investment for another identical term, together with the investor's decision to enroll, constitutes an offer and sale of a security.

30. On December 6, 2022, Nexo ceased to offer the EIP to investors within the NASAA Working Group.

Deployment and Income-Generating Activities

31. In accordance with the EIP terms and conditions, the EIP savings wallet interest rate is subject to revision from time to time, at Nexo's sole and absolute discretion. Included in the EIP terms and conditions, investors are required to acknowledge that they:

...understand and agree that we [Nexo] might convert, pledge, re-pledge, hypothecate, rehypothecate, sell, lend, or otherwise transfer, dispose of or use any amount of any Digital Assets in regard to which you use the Nexo Earn Interest Product, separately or together with other property, and for any period of time, and without retaining in our [Nexo's] possession and/or control for delivery a like amount thereof or any other assets, at our [Nexo's] sole and absolute discretion.

32. As such, any profit earned by Nexo investors is earned solely through the efforts of Nexo with means determined solely by Nexo.

33. Nexo groups and deploys investor Eligible Earn Assets with other investors' Eligible Earn Assets and similar, Nexo-owned assets (e.g., Eligible Earn Bitcoin Assets with other Nexo-owned Bitcoin assets). To earn income to pay interest to EIP investors, Nexo engages in deployment activities including the staking, lending, arbitrage, and provision of liquidity on certain decentralized finance platforms, in addition to the lending of aggregated investor Eligible Earn Assets to retail and institutional borrowers.

Nexo's Representations Regarding the Offer and Sale of EIPs

34. In offering the EIP to South Carolina investors, Nexo has failed to disclose material information related to Nexo's EIP interest generation, Nexo's regulatory compliance, and Nexo's financial representations.

35. Nexo has failed to disclose its lending agreements, or the terms contained therein, to EIP investors, and as such, Nexo's EIP investors are not provided with information as to who Nexo's institutional lending

partners are, how long the term loan is, or whether these loans are over-collateralized, despite Nexo's assurances that all loans are provided in an over-collateralized fashion. Consequently, Nexo EIP investors cannot adequately evaluate the risk associated with their participation in the EIP prior to investing their Eligible Earn Assets with Nexo.

36. Nexo's website represents to EIP investors that "Nexo has gone the extra mile in ensuring compliance with the applicable regulatory frameworks. Together with our top-tier legal counsel and engaging proactively with the regulatory decision-makers we ensure the sustainability of our products for years to come."

37. Concurrently, Nexo makes the following statements on its website: "The Nexo Group has legal entities in various locations throughout the world...and is in compliance with all applicable global and local regulations...rest assured that Nexo is compliant everywhere it provides services and retains top-tier legal counsels in the jurisdictions of its operation." Further, within the footer of Nexo's website, Nexo displays the phrase "Licensed & Regulated Digital Assets Institution."

38. Through these representations, Nexo gives investors the impression that their investments are less risky. On or about June 30, 2021, Nexo Co-Founder, Trenchev, appeared on a Yahoo Finance Live broadcast titled, "Crypto-focused banking: Nexo Co-Founder discusses his company's growth and business model." On this broadcast, Trenchev stated that he "would argue, from a financial perspective ... that [Nexo is] safer, especially for the larger clients, than your average bank." On July 1, 2021, Nexo re-posted this broadcast to its YouTube channel, and re-named it, "Nexo is Safer than your Average Bank ..."

39. Nexo Capital is the entity that operates Nexo's website and conducts the EIP offering. This is not disclosed on the website; instead, the website often uses the name "Nexo" without further clarification. Of the licenses and registrations identified on Nexo's website, Nexo Capital only held two—a money service business registration license in Canada and a registration as a foreign company in Australia. Notably, Nexo does not hold any securities licenses in South Carolina.

40. As such, Nexo: 1) fails to specify Nexo Capital as the operator of the website and provider of the services offered therein; 2) lists the licenses of one or more entities that are not actually doing business in

the relevant jurisdictions and that are not conducting the business offered and provided through the website on which the licenses and registrations are listed; and 3) makes the false statement that the Nexo Group is in compliance with “all applicable ... regulations.”

41. Nexo represents on its website and through the Nexo YouTube video, “How to Earn Crypto Interest,” that an investor’s Eligible Earn Assets are secured at all times by Nexo’s asset-backed portfolio of over-collateralized loans. Nexo also states that the platform lends to individuals and institutions only on an over-collateralized basis, which is, in part, how Nexo states that they keep EIP interest rates consistent over time and “basically eliminate counter party risk.”

42. Further, on or about June 10, 2021, Nexo advertised a forthcoming “real-time audit” of Nexo’s custodial assets by Armanino LLP,² which they represented would show that the company’s assets exceed liabilities (the “Armanino Report”). In a Daily Hodl article published on June 10, 2021, Antoni Trenchev stated, “We are happy to have opened our books to allow Armanino ... to verify that our company’s assets exceed liabilities at all times and demonstrate how seriously we treat Nexo’s commitments to our customers.”

43. In a Nexo blog post published on September 23, 2021, Nexo presented the Armanino Report, which purports to offer a “real-time audit of Nexo’s custodial assets, showing the company’s assets always exceed liabilities.” This Armanino Report is updated daily and Nexo claims that it provides the following assurances: 1) “Fully Backed: Your holdings on Nexo’s platform are backed by assets by more than 100%”; 2) “Properly Managed: Third-party assurance that your funds on the Nexo platform are properly managed and accounted for”; and 3) “Always Available: 24/7 proof of Nexo’s ability to meet all liabilities owed to you at any time.” This Armanino Report is publicly available online at <https://real-time-attest.trustexplorer.io/nexo>.

44. More recently, as a response to a competing cryptocurrency firm freezing customer withdrawals on June 12, 2022, Nexo’s Twitter account tweeted:

² Armanino LLP is a Public Company Accounting Oversight Board (“PCOAB”) – certified auditor, accounting and consulting firm in the US.

All Nexo products are operating normally – Borrow, Earn, Exchange...Nexo is the first and only blockchain finance company to have a real-time audit of its custodial assets, showing that the company's assets exceed its liabilities at all times which attests to Nexo's liquidity and ability to meet all of its obligations...Nexo is in a solid liquidity and equity position to readily acquire any remaining qualifying assets of Celsius, mainly their collateralized loan portfolio ...

45. Nexo provided a link to the Armanino Report within the body of this tweet.
46. Nexo's provision of the Armanino Report in conjunction with these claims of financial stability gives the appearance that the Armanino Report can support Nexo's claims of financial stability in a turbulent market.
47. Despite representations by Nexo, the data and figures set forth in the Armanino Report contain several material shortcomings, as described in the Armanino Report's Agreed Upon Procedures, that limit the report's ability to provide assurances of Nexo's financial stability. These limitations include 1) a failure to identify non-Customer Liabilities; 2) a failure to identify whether Customer Liabilities include the collateral that Nexo holds for over-collateralized retail loans; 3) a failure to identify the liquidity of Nexo's assets; 4) a failure to identify doubtful loan accounts (e.g., a distressed or non-paying borrower accounts); and 5) a failure to identify whether Nexo's deposit liabilities are secured or otherwise collateralized by Nexo's assets.
48. As such, the Armanino Report is of limited value and cannot be used to support Nexo's claims that "Nexo's assets exceed their liabilities by more than 100%."

Failure to Comply with Registration Requirements

49. During the Offering Period, Nexo's offer and sale of the EIP was not done subject to an exception or exemption from registration.
50. During the Offering Period, Nexo offered and sold securities in South Carolina that were not registered or permitted for sale in South Carolina as required by S.C. Code Ann. § 35-1-301.

VI. CONCLUSIONS OF LAW

51. Paragraphs 1 through 50 are incorporated by reference as though fully set forth herein.

52. The offer and/or sale of the EIP constitutes the offer and/or sale of a security as defined in S.C. Code Ann. § 35-1-102(29).

53. During the Offering Period, Nexo's offer and sale of securities in South Carolina that were not registered or permitted for sale in South Carolina violated S.C. Code Ann. § 35-1-301.

54. The foregoing violations of the Act set forth above provide the basis for this Consent Order and assessment of a civil penalty against Nexo pursuant to S.C. Code Ann. § 35-1-604.

55. This Consent Order is appropriate and in the public interest, pursuant to the Act.

VII. ORDER

On the basis of the Findings of Fact, Conclusions of Law, and the Respondents' express consent to the entry of this Order, IT IS HEREBY ORDERED:

56. This Order concludes the securities investigation by the Division with respect to Nexo's Earn Interest Product and resolves any other securities action the Division could commence against Nexo and its affiliates concerning the Findings of Fact and Conclusions of Law, including as it relates to the offer and sale of the EIP without registration, qualification, or otherwise complying with an exemption and the above-referenced statements regarding Nexo's material misrepresentations and omissions made thereto during the Offering Period.

57. This Order resolves the matter commenced by the Division on September 26, 2022, with the entry of the Order to Cease and Desist against the Respondents.

58. This Order is entered into solely for the purpose of resolving the referenced multistate securities investigation with respect to the EIP and the Order to Cease and Desist, and is not intended to be used for any other purpose. Other than the obligations and provisions set forth herein, this Order does not limit or create liability for Nexo nor limit or create defenses for Nexo to any claims.

59. This Order is not intended to subject any Covered Person to any disqualifications under the laws of the United States, any state, the District of Columbia, Puerto Rico, or the U.S. Virgin Islands, or under the rules or regulations of any securities or commodities regulator or self-regulatory organization, including, without limitation, any disqualification from relying upon the state or federal registration exemptions or

safe harbor provisions. “Covered Persons” means Nexo Capital, its parent, or any of its affiliates and their current or former officers, directors, employees, or other persons that could otherwise be disqualified as a result of the Orders.

60. Nexo is hereby ORDERED to cease and desist from:

- a. Offering or selling the EIP or any security that is not registered, qualified, or exempt to new investors in South Carolina.
- b. Accepting further investments or funds in the EIP by current South Carolina investors, unless and until the EIP or other securities are registered or otherwise exempt in South Carolina.
- c. Intentionally providing interest or other returns on any existing South Carolina investors’ EIP accounts until such securities are registered, qualified, or otherwise exempt. This means that Nexo shall diligently endeavor to ensure that interest payments are not provided to residents of South Carolina after April 1, 2023.

61. The Respondents are hereby ORDERED to pay a civil penalty in the amount of \$424,528.30 to the Division.

62. Full payment in the amount of \$424,528.30 (in United States dollars) shall be made in the following installments:

- a. \$141,509.44 immediately upon entry of this Order in which \$119,992.44 is apportioned as civil penalty and \$21,517.00 is apportioned as costs of investigation;
- b. \$94,339.62 within 90 days of entry of this Order;
- c. \$94,339.62 within 180 days of entry of this Order; and
- d. \$94,339.62 within 270 days of entry of this Order.

63. If the Respondents fail to make any payment by the date agreed and/or in the amount agreed according to the schedule set forth above, all outstanding payments under this Order shall become due and payable immediately at the discretion of the Division without further application to the Division.

64. Payment must be made in one of the following ways:

- a. The Respondents may transmit payment electronically to the Division, which will provide detailed ACH transfer instructions upon request; or
- b. The Respondents may pay by certified check, bank cashier's check, or United States postal money order, made payable to the Securities Division of the South Carolina Attorney General's Office and hand delivered or mailed to:

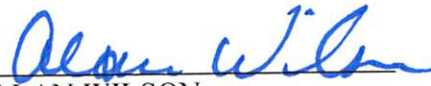
South Carolina Attorney General's Office
Securities Division
1000 Assembly Street, 5th Floor
Columbia, SC 29201

Payments must be accompanied by a cover letter identifying the Respondents (with relevant tax identification numbers) and the file number of these proceedings. A copy of the cover letter must be sent to the address referenced above.


65. Nexo is further ORDERED to require verification of the identity of all new account holders to ensure that it does not provide services to South Carolina, and to implement IP-based geo-blocking restricting access by prospective new account holders from South Carolina to Nexo's app, websites, and services.

66. This Order shall be binding upon Nexo, its parent and affiliates, and their respective successors and assigns with respect to the provisions above and all future obligations, responsibilities, undertakings, commitments, limitations, restrictions, events, and conditions.

ENTERED, this the 27 day of January, 2023.


ALAN WILSON
Securities Commissioner
State of South Carolina

The Securities Division consents to the terms of the above Consent Order.
South Carolina Securities Division:

By: 
Jonathan B. Williams
Assistant Deputy Attorney General

Date: 1/26/2023

CONSENT TO ENTRY OF ADMINISTRATIVE ORDER BY THE RESPONDENTS

Nexo Capital Inc., on behalf of the Respondents, Nexo Group, Nexo Financial LLC, and Antoni Trenchev, hereby acknowledges that it has been served with a copy of this Order, has read the foregoing Order, is aware of its right to a hearing and appeal in this matter, and has waived the same.

Nexo attests that it has adequate funds and resources to (i) facilitate, honor, and fulfill withdrawals of all assets belonging to residents of the 53 Jurisdictions, and (ii) pay the agreed-upon settlement payments to the 53 Jurisdictions. Nexo agrees to further attest that it can perform the foregoing actions and still be solvent and without material impact to its ongoing operation.

The Respondents admit the jurisdiction of the Securities Commissioner, neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order, and consent to entry of this Order by the Division as settlement of the issues contained in this Order. Notwithstanding the foregoing, the Respondents will admit the Finding of facts and Conclusions of Law for the purposes of exceptions to discharge in bankruptcy proceedings under any jurisdiction, including the proceedings set forth in Sections 523 and 1192 of the Bankruptcy Code, 11 U.S.C. §§ 523 and 1192.

Nexo Capital Inc. unconditionally guarantees payment of the civil penalty and investigative costs in the amount of \$424,528.30 as agreed in this Order.

Nexo Capital Inc. agrees that it shall not claim, assert, or apply for a tax deduction or tax credit with regard to any state, federal, or local tax for any administrative fine or investigative costs that Nexo Capital Inc. shall pay pursuant to this Order.

Nexo Capital Inc. agrees that for any EIP accounts, savings wallets, and non-collateral wallets held by residents of the 53 Jurisdictions after April 1, 2023 (collectively, "Legacy Accounts"), (i) Legacy Account holders are the title, beneficial, and legal owners of all fiat currency and digital assets held in their Legacy Accounts; (ii) Nexo will assist customers beyond April 1, 2023, with any withdrawals/transfers; and (iii) Nexo will implement the following:

- a. US Legacy Account assets shall be segregated from other assets under the management and control of Nexo.
- b. By April 1, 2023, all digital assets held in Legacy Accounts shall be free of counterparty obligations, and after that date Nexo will not convert, pledge, rehypothecate, sell, lend, stake or otherwise transfer, dispose of or use any amount of digital assets held in Legacy Accounts.
- c. No interest will accrue in or otherwise be applied to Legacy Accounts.
- d. Nexo will continue to allow Legacy Account holders to have access to their Legacy Accounts for the sole purpose of making withdrawals by any such Legacy Account holder or their representative. Withdrawals may be in the form of transfers of digital assets to personal wallets or by selling the digital assets and transferring the fiat proceeds, at the discretion of the Legacy Account holder.

Nexo Capital Inc. states that no promise of any kind or nature whatsoever was made to it to induce it to consent to this Order and that it has consented to this Order voluntarily.

Antoni Trenchey represents that s/he is a managing director of Nexo Capital Inc. and that, as such, has been authorized by Nexo Capital Inc. to enter into this Order for and on behalf of the Respondents.

Dated this 26th day of January, 2023.

Nexo Capital Inc.

By: 

Title:

Managing Director

Approved as to form by:



Schulte Roth & Zabel