

Consensys erhält Wells Notice von SEC (10.4.2024)

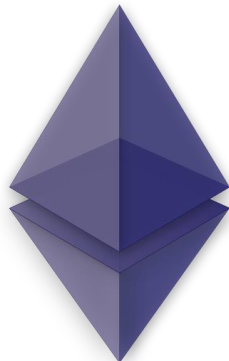
Nach der Phase 1 der *Enquiry from a State Authority* Eintritt in Phase 2 der Wells Notice

Absatz 68
aus der
Klageschrift
der Consensys
gegen die SEC

68. On April 10, 2024, the SEC staff sent Consensys a “Wells Notice” stating its intent to imminently recommend that the Commission bring an enforcement action against Consensys for violating the federal securities laws through its MetaMask Swaps and MetaMask Staking products. In a telephone conference that same day, the SEC staff stated its view that Consensys, by operating the MetaMask Swaps software, is an unregistered broker-dealer in violation of Section 15(a) of the Exchange Act.



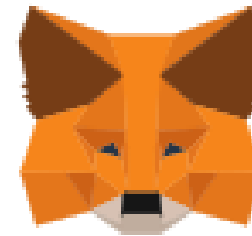
Joseph Lubin



Ethereum



Consensys



MetaMask



SEC

Consensys verklagt die SEC (25. April 2024)

Ein Gericht in Texas soll entscheiden, ob ETH ein Security ist oder nicht

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

3. The U.S. Securities and Exchange Commission (the “SEC” or the “Commission”) seeks to regulate ETH as a security, even though ETH bears none of the attributes of a security — and even though the SEC has previously told the world that ETH is not a security, and not within the SEC’s statutory jurisdiction. This is the latest step in the SEC’s recent campaign to seize control over the future of cryptocurrency, one of the fastest-growing and most innovative technologies in the world.