


Personal Letter to the Honorable Judge Cathleen Parker regarding Case No. 24-bk-23041

Adam and Kylie Brewer
1575 N 370 E Pleasant Grove, UT
ambrewer88@gmail.com
(385)204-8645

 FILED* US Bankruptcy Court-UT
MAR 26 2026 PM 12:26

March 19th, 2026

Honorable Judge Parker,

We respectfully submit this letter regarding the case involving Power Block Chain. We are residents of Pleasant Grove, Utah, where we are raising our six children. I work as a high school teacher, and my wife homeschools our children. Additionally, I operate a small window-washing business during the summer months. We have always lived within our means, carefully budgeting to pay our mortgage, contribute to retirement, and save for the future.

In 2021, we made the decision to invest approximately \$46,000 in SmartFi, believing it to be a stable and promising opportunity within the cryptocurrency space. Initially, the investment performed well, but like many others, we were impacted by the broader downturn in the crypto market during the so-called "Crypto Winter" of 2022. In response, I invoked the "buy-back guarantee" that SmartFi had extended to investors in the SMTF token. At that time, Aaron Tilton and his colleagues honored their commitment and began repurchasing tokens as funds became available from other business operations. Through this process, we were able to recover approximately \$8,000. We appreciated SmartFi's good-faith effort to fulfill its obligations, despite the challenging market conditions.

However, as I understand it—though I am not well-versed in legal matters—SmartFi is now entangled in litigation that has effectively halted further buy-back payments. Our greatest concern is that a forced liquidation would primarily benefit larger interests in this case while leaving smaller investors, like us, with only a fraction of our original investment. We have already waited nearly five years for the buy-back to be completed, and the longer this case continues, the more estate funds are depleted—funds that could otherwise be used to fulfill SmartFi's original commitments to its investors.

We are unable to afford legal counsel to advocate for our position, but we hope that our perspective is taken into account. We respectfully urge you to consider allowing Aaron Tilton to continue honoring the buy-back guarantee for investors like us, who may not have a strong voice in these proceedings but whose financial well-being is deeply affected by the outcome. While \$38,000 may not be a significant amount to some, it represents a major financial setback for our family, one that would take years to recover from.

We sincerely appreciate your time and consideration in this matter. We recognize the complexities of this case and will respect whatever decision you ultimately render.

Respectfully,



Adam and Kylie Brewer

