

THIS WARRANT AND THE SHARES ISSUABLE HEREUNDER HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “**ACT**”), OR THE SECURITIES LAWS OF ANY STATE AND, EXCEPT AS SET FORTH IN SECTIONS 5.3 AND 5.4 BELOW, MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED UNLESS AND UNTIL REGISTERED UNDER SAID ACT AND LAWS OR, IN THE OPINION OF LEGAL COUNSEL IN FORM AND SUBSTANCE SATISFACTORY TO THE ISSUER, SUCH OFFER, SALE, PLEDGE OR OTHER TRANSFER IS EXEMPT FROM SUCH REGISTRATION.

WARRANT TO PURCHASE STOCK

Company: Formidable, Inc., a Delaware corporation

Number of Shares: As set forth in Paragraph A below

Type/Series of Stock: Common Stock, \$0.00001 par value per share

Warrant Price: \$0.91 per Share, subject to adjustment (including pursuant to Section 2.5 below)

Issue Date: September 22, 2020

Expiration Date: September 21, 2032 **See also Section 5.1(b).**

Credit Facility: This Warrant to Purchase Stock (“**Warrant**”) is issued in connection with that certain Loan and Security Agreement of even date herewith between Legacy Bank and the Company (as amended and/or modified and in effect from time to time, the “**Loan Agreement**”).

THIS WARRANT CERTIFIES THAT, for good and valuable consideration, LEGACY BANK (together with any successor or permitted assignee or transferee of this Warrant or of any shares issued upon exercise hereof, “**Holder**”) is entitled to purchase up to such number of fully paid and non- assessable shares of the above-stated Type/Series of Stock (the “**Class**”) of the above-named company (the “**Company**”) as determined pursuant to Paragraph A below, at the above-stated Warrant Price, all as set forth above and as adjusted pursuant to Section 2 of this Warrant, subject to the provisions and upon the terms and conditions set forth in this Warrant. Reference is made to Section 5.4 of this Warrant whereby Legacy Bank shall transfer this Warrant to its parent company, Legacy Financial Group.

A. Number of Shares. This Warrant shall be exercisable for the Initial Shares, plus the Additional Shares, if any (collectively, and as may be adjusted from time to time in accordance with the provisions of this Warrant, the “**Shares**”).

(1) Initial Shares. As used herein, “**Initial Shares**” means 105,066 shares of the Class, subject to adjustment from time to time in accordance with the provisions of this Warrant.

(2) Additional Shares. Upon the making, if any, of the first Growth Capital Advance (as defined in the Loan Agreement) to the Company in any amount, this Warrant automatically shall become exercisable for an additional 126,081 shares of the Class, as such number may be adjusted from time to time in accordance with the provisions of this Warrant (the “**Additional Shares**”), including, without limitation, adjustments in respect of events occurring prior to the date, if any, on which this Warrant becomes exercisable for such shares as if they constituted “Shares” hereunder for such purpose at all times from the Issue Date.

SECTION 1. EXERCISE.

1.1 Method of Exercise. Holder may at any time and from time to time exercise this Warrant, in whole or in part, by delivering to the Company the original of this Warrant together with a

duly executed Notice of Exercise in substantially the form attached hereto as Appendix 1 and, unless Holder is exercising this Warrant pursuant to a cashless exercise set forth in Section 1.2, a check, wire transfer of same-day funds (to an account designated by the Company), or other form of payment acceptable to the Company for the aggregate Warrant Price for the Shares being purchased.

1.2 Cashless Exercise. On any exercise of this Warrant, in lieu of payment of the aggregate Warrant Price in the manner as specified in Section 1.1 above, but otherwise in accordance with the requirements of Section 1.1, Holder may elect to receive Shares equal to the value of this Warrant, or portion hereof as to which this Warrant is being exercised. Thereupon, the Company shall issue to the Holder such number of fully paid and non-assessable Shares as are computed using the following formula:

$$X = Y(A-B)/A$$

where:

X = the number of Shares to be issued to the Holder;

Y = the number of Shares with respect to which this Warrant is being exercised (inclusive of the Shares surrendered to the Company in payment of the aggregate Warrant Price);

A = the Fair Market Value (as determined pursuant to Section 1.3 below) of one Share; and

B = the Warrant Price.

1.3 Fair Market Value. If shares of the Class are then traded or quoted on a nationally recognized securities exchange, inter-dealer quotation system or over-the-counter market (a “**Trading Market**”), the fair market value of a Share shall be the closing price or last sale price of a share of the Class reported for the Business Day immediately before the date on which Holder delivers this Warrant together with its Notice of Exercise to the Company. If shares of the Class are not then traded in a Trading Market, the Board of Directors of the Company shall determine the fair market value of a Share in its reasonable good faith judgment.

1.4 Delivery of Certificate and New Warrant. Within a reasonable time after Holder exercises this Warrant in the manner set forth in Section 1.1 or 1.2 above, the Company shall deliver to Holder a certificate representing the Shares issued to Holder upon such exercise and, if this Warrant has not been fully exercised and has not expired, a new warrant of like tenor representing the Shares not so acquired.

1.5 Replacement of Warrant. On receipt of evidence reasonably satisfactory to the Company of the loss, theft, destruction or mutilation of this Warrant and, in the case of loss, theft or destruction, on delivery of an indemnity agreement reasonably satisfactory in form, substance and amount to the Company or, in the case of mutilation, on surrender of this Warrant to the Company for cancellation, the Company shall, within a reasonable time, execute and deliver to Holder, in lieu of this Warrant, a new warrant of like tenor and amount.

1.6 Treatment of Warrant Upon Acquisition of Company.

(a) Acquisition. For the purpose of this Warrant, “Acquisition” means any transaction or series of related transactions involving: (i) the sale, lease, exclusive license, or other disposition of all or substantially all of the assets of the Company; (ii) any merger or consolidation of the Company into or with another person or entity (other than a merger or consolidation effected exclusively to change the Company’s domicile), or any other corporate reorganization, in which the stockholders of the Company in their capacity as such immediately prior to such merger, consolidation or reorganization, own less than a majority of the Company’s (or the surviving or successor entity’s) outstanding voting power immediately after such merger, consolidation or reorganization (or, if such Company stockholders beneficially own a majority of the outstanding voting power of the surviving or successor entity as of immediately after such merger, consolidation or reorganization, such surviving or successor entity is not the Company); or (iii) any sale or other transfer by the stockholders of the Company of shares representing at least a majority of the Company’s then-total outstanding combined voting power.

(b) Treatment of Warrant at Acquisition. In the event of an Acquisition in which the consideration to be received by the Company’s stockholders consists solely of cash, solely of Marketable Securities or a combination of cash and Marketable Securities (a “Cash/Public Acquisition”), and the fair market value of one Share as determined in accordance with Section 1.3 above would be greater than the Warrant Price in effect on such date immediately prior to such Cash/Public Acquisition, and Holder has not exercised this Warrant pursuant to Section 1.1 above as to all Shares, then this Warrant shall automatically be deemed to be Cashless Exercised pursuant to Section 1.2 above as to all Shares effective immediately prior to and contingent upon the consummation of a Cash/Public Acquisition. In connection with such Cashless Exercise, Holder shall be deemed to have restated each of the representations and warranties in Section 4 of the Warrant as of the date thereof and the Company shall promptly notify the Holder of the number of Shares (or such other securities) issued upon exercise. In the event of a Cash/Public Acquisition where the fair market value of one Share as determined in accordance with Section 1.3 above would be equal to or less than the Warrant Price in effect as of immediately prior to such Cash/Public Acquisition, then this Warrant will automatically terminate without further action by any party as of immediately prior to the consummation of such Cash/Public Acquisition.

(c) Upon the closing of any Acquisition other than a Cash/Public Acquisition, either (i) the acquiring, surviving or successor entity shall assume this Warrant and the obligations of the Company hereunder, and this Warrant shall, from and after such closing, be exercisable for the same class, number and kind of securities, cash and other property as would have been paid for or in respect of the Shares issuable (as of immediately prior to such closing) upon exercise in full hereof as if such Shares had been issued and outstanding on and as of such closing, at an aggregate Warrant Price equal to the aggregate Warrant Price in effect as of immediately prior to such closing; and subject to further adjustment thereafter from time to time in accordance with the provisions of this Warrant, or (ii) if the successor or surviving entity shall not have assumed this Warrant, then the aggregate Warrant Price shall be reduced to the greater of (A) One Dollar (\$1.00), or (B) the aggregate par value of all Shares issuable hereunder as of immediately prior to the closing of such Acquisition, and this Warrant shall be deemed to have been exercised in full pursuant to Section 1.2 above as of immediately prior to the closing of such Acquisition.

(d) As used in this Warrant, “Marketable Securities” means securities meeting all of the following requirements: (i) the issuer thereof is then subject to the reporting requirements of Section 13 or Section 15(d) of the Securities Exchange Act of 1934, as amended (the “Exchange Act”), and is then current in its filing of all required reports and other information under the Act and the Exchange Act; (ii) the class and series of shares or other security of the issuer that would be received by Holder in connection with the Acquisition were Holder to exercise this Warrant on or prior to the closing thereof is then traded in a Trading Market, and (iii) following the closing of such Acquisition, Holder would not be

restricted from publicly re-selling all of the issuer's shares and/or other securities that would be received by Holder in such Acquisition were Holder to exercise this Warrant in full on or prior to the closing of such Acquisition, except to the extent that any such restriction (x) arises solely under federal or state securities laws, rules or regulations, and (y) does not extend beyond six (6) months from the closing of such Acquisition.

SECTION 2. ADJUSTMENTS TO THE SHARES AND WARRANT PRICE.

2.1 Stock Dividends, Splits, Etc. If the Company declares or pays a dividend or distribution on the outstanding shares of the Class payable in additional shares of the Class or other securities or property (other than cash), then upon exercise of this Warrant, for each Share acquired, Holder shall receive, without additional cost to Holder, the total number and kind of securities and property which Holder would have received had Holder owned the Shares of record as of the date the dividend or distribution occurred. If the Company subdivides the outstanding shares of the Class by reclassification or otherwise into a greater number of shares, the number of Shares purchasable hereunder shall be proportionately increased and the Warrant Price shall be proportionately decreased. If the outstanding shares of the Class are combined or consolidated, by reclassification or otherwise, into a lesser number of shares, the Warrant Price shall be proportionately increased and the number of Shares shall be proportionately decreased.

2.2 Reclassification, Exchange, Combinations or Substitution. Upon any event whereby all of the outstanding shares of the Class are reclassified, exchanged, combined, substituted, or replaced for, into, with or by Company securities of a different class and/or series, then from and after the consummation of such event, this Warrant will be exercisable for the number, class and series of Company securities that Holder would have received had the Shares been outstanding on and as of the consummation of such event, and subject to further adjustment thereafter from time to time in accordance with the provisions of this Warrant. The provisions of this Section 2.2 shall similarly apply to successive reclassifications, exchanges, combinations, substitutions, replacements or other similar events.

2.3 No Fractional Share. No fractional Share shall be issuable upon exercise of this Warrant and the number of Shares to be issued shall be rounded down to the nearest whole Share. If a fractional Share interest arises upon any exercise of the Warrant, the Company shall eliminate such fractional Share interest by paying Holder in cash the amount computed by multiplying the fractional interest by (i) the fair market value (as determined in accordance with Section 1.3 above) of a full Share, less (ii) the then-effective Warrant Price.

2.4 Notice/Certificate as to Adjustments. Upon each adjustment of the Warrant Price, Class and/or number of Shares, the Company, at the Company's expense, shall notify Holder in writing within a reasonable time setting forth the adjustments to the Warrant Price, Class and/or number of Shares and facts upon which such adjustment is based. The Company shall, upon written request from Holder, furnish Holder with a certificate of its Chief Financial Officer or other authorized officer, including computations of such adjustment and the Warrant Price, Class and number of Shares in effect upon the date of such adjustment.

2.5 Special Adjustment to Warrant Price. If, on or before the date that is thirty (30) days following the Issue Date hereof, (a) the Company receives a new or updated 409A Valuation (as hereinafter defined), and (b) the Company's Board of Directors approves or accepts such 409A Valuation, then the Warrant Price shall, from and after the date of such Board of Directors approval or acceptance within such 30-day period, equal the fair market value per share of a share of the Class as reported in such

409A Valuation, subject to adjustment thereafter from time to time in accordance with the provisions of this Warrant. Promptly thereafter, the Company shall provide to Holder, at its address set forth in Section 5.5 below, (i) the certificate required by Section 2.4 above describing such change to the Warrant Price, (ii) a copy of such 409A Valuation, and (iii) evidence of such Board of Directors approval or acceptance.

SECTION 3. REPRESENTATIONS AND COVENANTS OF THE COMPANY.

3.1 Representations and Warranties. The Company represents and warrants to, and agrees with, the Holder as follows:

(a) The initial Warrant Price referenced on the first page of this Warrant is not greater than the fair market value of a share of the Class as determined by the most recently completed valuation, approved by the Company's Board of Directors prior to the Issue Date hereof, of a share of the Class for purposes of the Company's compliance with Section 409A of the Internal Revenue Code of 1986, as amended (a "**409A Valuation**").

(b) The number of Initial Shares first set forth above together with the number of Additional Shares first set forth above collectively represent not less than 0.220% of the Company's total issued and outstanding shares of capital stock, calculated on and as of the Issue Date hereof on a fully-diluted, common stock-equivalent basis (but without excluding shares of capital stock that are not convertible into shares of common stock) assuming (i) the conversion into common stock of all outstanding securities and instruments (including, without limitation, securities deemed to be outstanding pursuant to clause (ii) of this Section 3.1(b)) convertible by their terms into shares of common stock (regardless of whether such securities or instruments are by their terms now so convertible), (ii) the exercise in full of all outstanding options, warrants (including, without limitation, this Warrant) and other rights to purchase or acquire shares of common stock or securities exercisable for or convertible into shares of common stock (regardless of whether such options, warrants or other rights to purchase or acquire are by their terms now exercisable); and (iii) the inclusion of all shares of common stock reserved for issuance under all of the Company's incentive stock and stock option plans and not now subject to outstanding grants or options.

(c) All Shares which may be issued upon the exercise of this Warrant shall, upon issuance, be duly authorized, validly issued, fully paid and non-assessable, and free of any liens and encumbrances except for restrictions on transfer provided for herein or under applicable federal and state securities laws. The Company covenants that it shall at all times cause to be reserved and kept available out of its authorized and unissued capital stock such number of shares of the Class and other securities as will be sufficient to permit the exercise in full of this Warrant.

(d) The Company's summary capitalization table attached hereto as Schedule 1 is true and complete, in all material respects, as of the Issue Date.

3.2 Notice of Certain Events. If the Company proposes at any time to:

(a) declare any dividend or distribution upon the outstanding shares of the Class, whether in cash, property, stock, or other securities and whether or not a regular cash dividend;

(b) offer for subscription or sale pro rata to the holders of the outstanding shares of the Class any additional shares of any class or series of the Company's stock (other than pursuant to contractual pre-emptive rights);

(c) effect any reclassification, exchange, combination, substitution, reorganization or recapitalization of the outstanding shares of the Class;

(d) effect an Acquisition or to liquidate, dissolve or wind up; or

(e) effect its initial, underwritten offering and sale of its securities to the public pursuant to an effective registration statement under the Act (the “**IPO**”);

then, in connection with each such event, the Company shall give Holder:

(1) in the case of the matters referred to in (a) and (b) above, at least seven (7) Business Days prior written notice of the earlier to occur of the effective date thereof or the date on which a record will be taken for such dividend, distribution, or subscription rights (and specifying the date on which the holders of outstanding shares of the Class will be entitled thereto) or for determining rights to vote, if any;

(2) in the case of the matters referred to in (c) and (d) above at least seven (7) Business Days prior written notice of the date when the same will take place (and specifying the date on which the holders of outstanding shares of the Class will be entitled to exchange their shares for the securities or other property deliverable upon the occurrence of such event and such reasonable information as Holder may reasonably require regarding the treatment of this Warrant in connection with such event giving rise to the notice); and

(3) with respect to the IPO, at least seven (7) Business Days prior written notice of the date on which the Company proposes to file its registration statement in connection therewith.

The Company will also provide information requested by Holder that is reasonably necessary to enable Holder to comply with Holder’s accounting or reporting requirements.

SECTION 4. REPRESENTATIONS, WARRANTIES OF THE HOLDER.

The Holder represents and warrants to the Company as follows:

4.1 Purchase for Own Account. Except for the one-time transfer of this Warrant by Legacy Bank its parent Legacy Financial Group described in Section 5.4 below, this Warrant and the Shares to be acquired upon exercise of this Warrant by Holder are being acquired for investment for Holder’s account, not as a nominee or agent, and not with a view to the public resale or distribution within the meaning of the Act. Holder also represents that it has not been formed for the specific purpose of acquiring this Warrant or the Shares.

4.2 Disclosure of Information. Holder is aware of the Company’s business affairs and financial condition and has received or has had full access to all the information it considers necessary or appropriate to make an informed investment decision with respect to the acquisition of this Warrant and its underlying securities. Holder further has had an opportunity to ask questions and receive answers from the Company regarding the terms and conditions of the offering of this Warrant and its underlying securities and to obtain additional information (to the extent the Company possessed such information or could acquire it without unreasonable effort or expense) necessary to verify any information furnished to Holder or to which Holder has access.

4.3 Investment Experience. Holder understands that the purchase of this Warrant and its underlying securities involves substantial risk. Holder has experience as an investor in securities of companies in the development stage and acknowledges that Holder can bear the economic risk of such Holder's investment in this Warrant and its underlying securities and has such knowledge and experience in financial or business matters that Holder is capable of evaluating the merits and risks of its investment in this Warrant and its underlying securities and/or has a preexisting personal or business relationship with the Company and certain of its officers, directors or controlling persons of a nature and duration that enables Holder to be aware of the character, business acumen and financial circumstances of such persons.

4.4 Accredited Investor Status. Holder is an "accredited investor" within the meaning of Regulation D promulgated under the Act.

4.5 The Act. Holder understands that this Warrant and the Shares issuable upon exercise hereof have not been registered under the Act in reliance upon a specific exemption therefrom, which exemption depends upon, among other things, the bona fide nature of the Holder's investment intent as expressed herein. Holder understands that this Warrant and the Shares issued upon any exercise hereof must be held indefinitely unless subsequently registered under the Act and qualified under applicable state securities laws, or unless exemption from such registration and qualification are otherwise available. Holder is aware of the provisions of Rule 144 promulgated under the Act.

4.6 No Stockholder Rights. Without limiting any provision of this Warrant, Holder agrees that as a Holder of this Warrant it will not have any rights (including, but not limited to, voting rights) as a stockholder of the Company with respect to the Shares issuable hereunder unless and until the exercise of this Warrant and then only with respect to the Shares issued on such exercise.

4.7 Market Stand-off Agreement. The Holder agrees that the Shares shall be subject to the Market Standoff provisions in Section 2.12 of that certain Fifth Amended and Restated Investors' Rights Agreement, dated as of May 20, 2019, by and among the Company and the investors party thereto, as the same may be amended, modified, supplemented, or restated from time to time.

SECTION 5. MISCELLANEOUS.

5.1 Term; Automatic Cashless Exercise Upon Expiration.

(a) Term. Subject to the provisions of Section 1.6 above, this Warrant is exercisable in whole or in part at any time and from time to time on or before 6:00 PM, Pacific time, on the Expiration Date and shall be void thereafter.

(b) Automatic Cashless Exercise upon Expiration. In the event that, upon the Expiration Date, the fair market value of one Share as determined in accordance with Section 1.3 above is greater than the Warrant Price in effect on such date, then this Warrant shall automatically be deemed on and as of such date to be exercised pursuant to Section 1.2 above as to all Shares for which it shall not previously have been exercised, and the Company shall, within a reasonable time, deliver a certificate representing the Shares issued upon such exercise to Holder.

5.2 Legends. Each certificate evidencing Shares shall be imprinted with a legend in substantially the following form:

THE SHARES EVIDENCED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “ACT”), OR THE SECURITIES LAWS OF ANY STATE AND, EXCEPT AS SET FORTH IN THAT CERTAIN WARRANT TO PURCHASE STOCK ISSUED BY THE ISSUER TO LEGACY BANK DATED SEPTEMBER 22, 2020, MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED UNLESS AND UNTIL REGISTERED UNDER SAID ACT AND LAWS OR, IN THE OPINION OF LEGAL COUNSEL IN FORM AND SUBSTANCE SATISFACTORY TO THE ISSUER, SUCH OFFER, SALE, PLEDGE OR OTHER TRANSFER IS EXEMPT FROM SUCH REGISTRATION.

And, if then applicable, a legend in substantially the following form:

THE SECURITIES REPRESENTED BY THIS CERTIFICATE ARE SUBJECT TO A LOCK-UP PERIOD AFTER THE EFFECTIVE DATE OF THE ISSUER’S REGISTRATION STATEMENT FILED UNDER THE ACT, AS AMENDED, AS SET FORTH IN AN AGREEMENT BETWEEN THE COMPANY AND THE ORIGINAL HOLDER OF THESE SECURITIES, A COPY OF WHICH MAY BE OBTAINED AT THE ISSUER’S PRINCIPAL OFFICE. SUCH LOCK-UP PERIOD IS BINDING ON TRANSFEREES OF THESE SHARES.

5.3 Compliance with Securities Laws on Transfer. This Warrant and the Shares issued upon exercise of this Warrant may not be transferred or assigned in whole or in part except in compliance with applicable federal and state securities laws by the transferor and the transferee (including, without limitation, the delivery of investment representation letters and legal opinions reasonably satisfactory to the Company, as reasonably requested by the Company). The Company shall not require Holder to provide an opinion of counsel if the transfer is to Legacy Financial Group (Legacy Bank’s parent company) or any other affiliate of Holder, provided that any such transferee is an “accredited investor” as defined in Regulation D promulgated under the Act. Additionally, the Company shall also not require an opinion of counsel if there is no material question as to the availability of Rule 144 promulgated under the Act.

5.4 Transfer Procedure. After receipt by Legacy Bank of the executed Warrant, Legacy Bank will transfer all of this Warrant to its parent company, Legacy Financial Group. By its acceptance of this Warrant, Legacy Financial Group hereby makes to the Company each of the representations and warranties set forth in Section 4 hereof and agrees to be bound by all of the terms and conditions of this Warrant as if the original Holder hereof. Subject to the provisions of Section 5.3 and upon providing the Company with written notice, Legacy Financial Group and any subsequent Holder may transfer all or part of this Warrant or the Shares issued upon exercise of this Warrant to any transferee, provided, however, in connection with any such transfer, Legacy Financial Group or any subsequent Holder will give the Company notice of the portion of the Warrant and/or Shares being transferred with the name, address and taxpayer identification number of the transferee and Holder will surrender this Warrant to the Company for reissuance to the transferee(s) (and Holder if applicable); and provided further, that any subsequent transferee other than Legacy Financial Group shall make substantially the representations set forth in Section 4 above and shall agree in writing with the Company to be bound by all of the terms and conditions of this Warrant. Notwithstanding any contrary provision herein, at all times prior to the IPO, Holder may not, without the Company’s prior written consent, transfer this Warrant or any portion hereof,

or any Shares issued upon any exercise hereof, to any person or entity who directly competes with the Company, except in connection with an Acquisition of the Company by such a direct competitor.

5.5 Notices. All notices and other communications hereunder from the Company to the Holder, or vice versa, shall be deemed delivered and effective (i) when given personally, (ii) on the third (3rd) Business Day after being mailed by first-class registered or certified mail, postage prepaid, (iii) upon actual receipt if given by facsimile or electronic mail and such receipt is confirmed in writing by the recipient, or (iv) on the first Business Day following delivery to a reliable overnight courier service, courier fee prepaid, in any case at such address as may have been furnished to the Company or Holder, as the case may be, in writing by the Company or such Holder from time to time in accordance with the provisions of this Section 5.5. All notices to Holder shall be addressed as follows until the Company receives notice of a change of address in connection with a transfer or otherwise:

Legacy Financial Group
Attn: Treasury Department
789 Lexington Avenue
New York, New York 10001
Fax: (212) 688-5994
Email: treasurer@legacyfinancialgroup.com

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Notice to the Company shall be addressed as follows until Holder receives notice of a change in address:

Formidable, Inc.
Attn: Chief Financial Officer
450 West 33rd Street, 12th Floor
New York, NY 10001
Telephone: (800) 555-6789
Facsimile: (800) 555-6790
Email: CFO@formidable.com

With a copy (which shall not constitute notice) to:
Clarke Spector LLP

235 Lockwood Street,
Palo Alto, CA 94041
Telephone: (835) 209-2236
Email: info@clarkespectorllp.com

5.6 Waiver. This Warrant and any term hereof may be changed, waived, discharged or terminated (either generally or in a particular instance and either retroactively or prospectively) only by an instrument in writing signed by the party against which enforcement of such change, waiver, discharge or termination is sought.

5.7 Attorneys' Fees. In the event of any dispute between the parties concerning the terms and provisions of this Warrant, the party prevailing in such dispute shall be entitled to collect from the other party all costs incurred in such dispute, including reasonable attorneys' fees.

5.8 Counterparts; Facsimile/Electronic Signatures. This Warrant may be executed by one or more of the parties hereto in any number of separate counterparts, all of which together shall constitute one and the same instrument. The Company, Holder and any other party hereto may execute this Warrant by electronic means and each party hereto recognizes and accepts the use of electronic signatures and the keeping of records in electronic form by any other party hereto in connection with the execution and storage hereof. To the extent that this Warrant or any agreement subject to the terms hereof or any amendment hereto is executed, recorded or delivered electronically, it shall be binding to the same extent as though it had been executed on paper with an original ink signature, as provided under applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act. The fact that this Warrant is executed, signed, stored or delivered electronically shall not prevent the transfer by any Holder of this Warrant pursuant to Section 5.4 or the enforcement of the terms hereof.

5.9 Governing Law. This Warrant shall be governed by and construed in accordance with the laws of the State of California, without giving effect to its principles regarding conflicts of law.

5.10 Headings. The headings in this Warrant are for purposes of reference only and shall not limit or otherwise affect the meaning of any provision of this Warrant.

5.11 Business Days. "**Business Day**" is any day that is not a Saturday, Sunday or a day on which Legacy Bank is closed.

[Remainder of page left blank intentionally]
[Signature page follows]

IN WITNESS WHEREOF, the parties have caused this Warrant to Purchase Stock to be executed by their duly authorized representatives effective as of the Issue Date written above.

“COMPANY”

FORMIDABLE, INC.

DocuSigned by:
By: Peter Price
99320000FCE244B...

Name: Peter Price

Title: Chief Operating Officer

“HOLDER”

LEGACY BANK

DocuSigned by:
By: Sarah Greene
33C76364A3CB4F9...

Name: Sarah Greene

Title: Vice President

APPENDIX 1

NOTICE OF EXERCISE

1. The undersigned Holder hereby exercises its right to purchase _____ shares of the Common/Series _____ Preferred [circle one] Stock of _____ (the “**Company**”) in accordance with the attached Warrant To Purchase Stock, and tenders payment of the aggregate Warrant Price for such shares as follows:

- ☐ check in the amount of \$_____ payable to order of the Company enclosed herewith
- ☐ Wire transfer of immediately available funds to the Company’s account
- ☐ Cashless Exercise pursuant to Section 1.2 of the Warrant
- ☐ Other [Describe] _____

2. Please issue a certificate or certificates representing the Shares in the name specified below:

Holder’s Name

(Address)

3. By its execution below and for the benefit of the Company, Holder hereby restates each of the representations and warranties in Section 4 of the Warrant to Purchase Stock as of the date hereof.

HOLDER:

By: _____

Name: _____

Title: _____

(Date): _____

SCHEDULE 1

Company Summary Capitalization Table

See attached

ny-1932950

Formidable, Inc. Detailed Equity As of 07/06/2020 • Generated by Erin O'neily at 07/06/2020 02:01:10																					
<div><div></div><div>carta</div></div>																					
StakeholderID	Name	Common (CS)	Seed Round Preferred (SRPS)	Seed Round Preferred (SRPS) 1:1 Conversion Ratio	Series A-1 Preferred (PA1)	Series A-1 Preferred (PA1) 1:1 Conversion Ratio	Series A Preferred (PA)	Series A Preferred (PA) 1:1 Conversion Ratio	Series B-1 Preferred (PB1)	Series B-1 Preferred (PB1) 1:1 Conversion Ratio	Series B-2 Preferred (PB2)	Series B-2 Preferred (PB2) 1:1 Conversion Ratio	Series B Preferred (PB)	Series B Preferred (PB) 1:1 Conversion Ratio	Options and RSU's Outstanding Under 2014 Stock Incentive Plan	Options and RSU's Outstanding Under 2016 Stock Plan	Common Warrants	Outstanding Shares	Fully Diluted Shares	Outstanding Ownership	Fully Diluted Ownership
t11vydws05f3a	Crys Partners										50,664	50,664						50,664	50,664	0.0641%	0.0483%
ec02da58217	Nova Edge Corp										89,736	89,736						89,736	89,736	0.1135%	0.0856%
r6xc7euy9wgl	Silver Peak LLC								6,678	6,678								6,678	6,678	0.0084%	0.0064%
89f1ec8bc1b50	Kiran Anderson															70,000			70,000	0.0000%	0.0668%
89f1ztse8b5z	Yasmin Chike															50,000			50,000	0.0000%	0.0477%
231cc61c8dc2	Camila Kone															15,000			15,000	0.0000%	0.0143%
b469fc305c03	Drew Smith				10,579	10,579												10,579	10,579	0.0134%	0.0101%
b4c369e056a1	Lars Costa		16,666	16,666														16,666	16,666	0.0211%	0.0159%
23ada2915ec5	Andres Green															5,000			5,000	0.0000%	0.0048%
23abuisja5ec6	Carla Salazar		208,333	208,333	21,158	21,158	58,696	58,696										288,187	288,187	0.3646%	0.2749%
cf2a3388ec786	Amira Fahmy															1,041			1,041	0.0000%	0.0010%
d6ca2b8f51c56	Amani Aziz	7,500																7,500	7,500	0.0095%	0.0072%
7a7660b265ba	Layla Fernandez															5,000			5,000	0.0000%	0.0048%
d489bd0b981ff	Jonas Lee															15,000			15,000	0.0000%	0.0143%
a67345ad45c3	Milan Vargas															15,000			15,000	0.0000%	0.0143%
b1c5c870c8e3	Sandra Sampson	659,497														824,352		659,497	1,483,849	0.8344%	1.4154%
1b6d1add9d7	Kwame Schmidt										29,973	29,973				81,200		29,973	111,173	0.0379%	0.1060%
09f3cabf8c7cb	Marcos Toure															10,000			10,000	0.0000%	0.0095%
4cb93a3d26cb	Juma Marin															20,000			20,000	0.0000%	0.0191%
197f570f3a017	CyberS Corp										14,901	14,901						14,901	14,901	0.0189%	0.0142%
99c188108884	Kwame Sanchez															5,000			5,000	0.0000%	0.0048%
6ddd83b651ca	Jamie Harris															10,000			10,000	0.0000%	0.0095%
f10c4460fc924	Alex Scott	12,500																12,500	12,500	0.0158%	0.0119%
56ca4566ce43	Ren Turner															20,000			20,000	0.0000%	0.0191%
87938c7beb9c	Riley Kim															5,000			5,000	0.0000%	0.0048%
b9go6beb9nz6	Kofi Nakamura															20,000			20,000	0.0000%	0.0191%
616d5d297e84	Eva Sharma															15,000			15,000	0.0000%	0.0143%
e9d6de9bdce2	Sana Hernandez															15,000			15,000	0.0000%	0.0143%
1dcff4db2c4ea	Emerson Kone															15,000			15,000	0.0000%	0.0143%
0622b1e00fbf4	Lina Moreau															77,000			77,000	0.0000%	0.0734%
502b10f619c03	Tariq Ortega	25,000																25,000	25,000	0.0316%	0.0238%
i2me2lbb0pd3	Amara Malik															5,000			5,000	0.0000%	0.0048%
3208c4bf65a1f	Jordan Gonzalez															30,000			30,000	0.0000%	0.0286%
e98555383de6	Sofia Marin															50,000			50,000	0.0000%	0.0477%
1d986c17ffc27	Ishan Nakamura															10,000			10,000	0.0000%	0.0095%
d0yq6rda1bw1	Omar Matsumoto		80,000	80,000														80,000	80,000	0.1012%	0.0763%
x7aq6zau5xe5	Ishan Kone								267,125	267,125			159,831	159,831				426,956	426,956	0.5402%	0.4073%
i7jp1uqh5xi4	Lina Mansour												55,204	55,204				55,204	55,204	0.0698%	0.0527%
g2yh5gsf2mz5	Carla Vargas								2,690,693	2,690,693								2,690,693	2,690,693	3.4042%	2.5666%
c0wj9okb8oz7	Kwame Novak	100,000							8,708,264	8,708,264								8,808,264	8,808,264	11.1439%	8.4020%
k0qc2snh2pd6	Malik Sanchez															10,000			10,000	0.0000%	0.0095%
e68bdbc4d64d	Elena Kamara															10,000			10,000	0.0000%	0.0095%
c1a00350c25d	Ishan Turner															111,809			111,809	0.0000%	0.1067%
b8175f743b0e	Anyia Walker															60,000			60,000	0.0000%	0.0572%
d57f42a0b449e	Peyton Phillips															78,694			78,694	0.0000%	0.0751%
43f76c82e7dfe	Milan Joshi															76,936			76,936	0.0000%	0.0734%
71db3a9140af	Jonas Baker															5,000			5,000	0.0000%	0.0048%
26ab02a10c3a	Samir Mitchell															25,000			25,000	0.0000%	0.0238%

880284cfc27b9	Green Tech Corp	333,333	333,333	187,832	187,832			521,165	521,165	0.6594%	0.4971%
5d0cfa663e8	Rami Vargas					15,000		15,000		0.0000%	0.0143%
ee26f27a5406	Andres Johnson					40,000		40,000		0.0000%	0.0382%
a5c2049f4c7cb	Blake Romero					100,000		100,000		0.0000%	0.0954%
d02d7901c32e	Kei Kim					30,000		30,000		0.0000%	0.0286%
3454f647c47e	NovaM Inc			47,282	47,282			47,282	47,282	0.0598%	0.0451%
7f934625e4c4	Prime Logic Ltd	29,622	29,622	133,994	133,994			163,616	163,616	0.2070%	0.1561%
22820910daa	Malik Mitchell	28,012						28,012	28,012	0.0354%	0.0267%
30b0fa526684	Akira Novak					35,000		35,000		0.0000%	0.0334%
909eb76fb6915	Kenta Smith					20,000		20,000		0.0000%	0.0191%
bce2ca7d9435	Emerson Kim					87,086		87,086		0.0000%	0.0831%
3fabab6f87db1	Rapid Data Group					8,136,687	8,136,687	8,136,687	8,136,687	10.2943%	7.7614%
4aa0f1f351738	Dev Bose					35,000		35,000		0.0000%	0.0334%
52ebc5e08834	Sil Enterprises			347,263	347,263	663,337	663,337	1,010,600	1,010,600	1.2786%	0.9640%
d475c768eeec5	Grean Dynamic	416,666	416,666	334,986	334,986			751,652	751,652	0.9510%	0.7170%
bc4908606cd4	Sora Rossi					12,000		12,000		0.0000%	0.0114%
79c504cd362	Kofi Lopez					5,000		5,000		0.0000%	0.0048%
a91ebc7d8b61	Mira Bianchi					20,000		20,000		0.0000%	0.0191%
c975482534d7	Peter Wang					5,000		5,000		0.0000%	0.0048%
n1qz6rpr2nu4	Aerop Holdings	224,000	224,000					224,000	224,000	0.2834%	0.2137%
l5io6ozt4zd7	Logan Anderson					833		833		0.0000%	0.0008%
980081f2284a	Jordan Green					20,000		20,000		0.0000%	0.0191%
8eb70c70b90f	Rami Taha	736,000	736,000	415,382	415,382	750,653	750,653	1,902,035	1,902,035	2.4064%	1.8143%
cb870a50641c	Emil Park					30,000		30,000		0.0000%	0.0286%
6492a5863967	Kiran Park					15,000		15,000		0.0000%	0.0143%
c6104509a057	Aarav Lee					30,000		30,000		0.0000%	0.0286%
dce88f87c567e	Taye Novak			267,124	267,124			267,124	267,124	0.3380%	0.2548%
00125f3adced	Yuki Suzuki	291,666	291,666					291,666	291,666	0.3690%	0.2782%
34c5c747da43	Hiro Walker					15,000		15,000		0.0000%	0.0143%
3087f18aac3f8	Reese Yamamoto					15,000		15,000		0.0000%	0.0143%
y7ob2aux8gs9	Logan Carter	10,579	10,579					10,579	10,579	0.0134%	0.0101%
s3zz5vrx6xy5	Casey Walker					10,000		10,000		0.0000%	0.0095%
da908060bddf	Elliot Njenga					5,000		5,000		0.0000%	0.0048%
37bdc3476c52	Sefu Mensah					5,000		5,000		0.0000%	0.0048%
a37ae8d53518	Jordan Costa					2,000		2,000		0.0000%	0.0019%
b45c7b7dd8db	Cameron Park	56,000				360,016		56,000	416,016	0.0708%	0.3968%
4985f48052bc	Lina Patel					14,990	14,990	14,990	14,990	0.0190%	0.0143%
o3dxlyw5wz4	Gry Solutions	400,000	400,000	214,390	214,390			614,390	614,390	0.7773%	0.5861%
50408bd1af03	CyPeak Partners	148,112	148,112			287,696	287,696	435,808	435,808	0.5514%	0.4157%
3c452851f5f95	Cuong Tran					5,208		5,208		0.0000%	0.0050%
786b7d149dfa	Milan Walker					2,187		2,187		0.0000%	0.0021%
7ecd70fbaefd9	Sana Saleh					50,000		50,000		0.0000%	0.0477%
60881ce28103	Omar Wang					10,000		10,000		0.0000%	0.0095%
ceeb9d4e60d3	Omari Salazar					180,000		180,000		0.0000%	0.1717%
bb8a1d58220f	Jordan Lewis	21,158	21,158					21,158	21,158	0.0268%	0.0202%
4ef79b8c22bd	Taylor Adeyemi					30,000		30,000		0.0000%	0.0286%
c3ik2f1l1qo2	Reese Carter	84,635	84,635			119,873	119,873	204,508	204,508	0.2587%	0.1951%
f9ix8adl7hx0	Kai Lee					74,557	74,557	74,557	74,557	0.0943%	0.0711%
dd09fec0c3da1	Filip Fujii					50,000		50,000		0.0000%	0.0477%
2c272604737b	Riley Lin					60,000		60,000		0.0000%	0.0572%
7404e49c37c2	Isla Anderson					200,000		200,000		0.0000%	0.1908%

b12444f38478f	Eva Joshi							5,000		5,000	0.0000%	0.0048%		
3cf5cf9238ba	Prize Global	166,666	166,666							166,666	166,666	0.2109%	0.1590%	
08ff2c978d0f1	Gray Solutions						29,981	29,981		29,981	29,981	0.0379%	0.0286%	
4c9a48f1bbb6	Kira Johnson	40,000							199,867	40,000	239,867	0.0506%	0.2288%	
a161444da628	Isla Novak								125,139		125,139	0.0000%	0.1194%	
1581d9170e9f	Sefu Fujii								15,000		15,000	0.0000%	0.0143%	
935c1d7c9e6d	Diego Horvat								8,000		8,000	0.0000%	0.0076%	
e0bac81bae92	Carla Brown								156		156	0.0000%	0.0001%	
dcd2064818f9	Next Tech LLC			11,437	11,437	133,994	133,994			145,431	145,431	0.1840%	0.1387%	
u0jo1uzd5dh8	Camila Fernan								5,000		5,000	0.0000%	0.0048%	
6e618c84d60a	Kai Fernandez								5,000		5,000	0.0000%	0.0048%	
dd1f49ab8da4	Alex Njenga								3,750		3,750	0.0000%	0.0036%	
950918d55e0c	Arjun Kim								5,000		5,000	0.0000%	0.0048%	
4d5ac3ddffec3	Urban Peak Corp			232,748	232,748	669,972	669,972				902,720	902,720	1.1421%	0.8611%
886c5d2b8ba5	Haruto Sharma								110,000		110,000	0.0000%	0.1049%	
21b1dcbcdc24	Arjun Mitchell								20,000		20,000	0.0000%	0.0191%	
63d744c79f27	Nadia Nakamura								15,000		15,000	0.0000%	0.0143%	
7644face1e69	Marcos Gupta								20,000		20,000	0.0000%	0.0191%	
51dab984ff3a4	Mei Rodriguez								15,000		15,000	0.0000%	0.0143%	
9be04ae95522	Quinn Kovacs								2,500		2,500	0.0000%	0.0024%	
g7b60twk3vu6	Anya Dubois	8,113							350,000	8,113	358,113	0.0103%	0.3416%	
58699823054a	Bright Tech Corp			21,158	21,158					21,158	21,158	0.0268%	0.0202%	
u2ho5aom7uy0	Nova Logic Inc					14,691	14,691			14,691	14,691	0.0186%	0.0140%	
679592dc8027	Taylor Kamara	83,333	83,333							83,333	83,333	0.1054%	0.0795%	
3fd4eded7a13	Taylor Yang								18,333		18,333	0.0000%	0.0175%	
b72a421c70c4	Riya Okoro								625		625	0.0000%	0.0006%	
2ec1289a3bdd	Pr Tech Partners					133,563	133,563			133,563	133,563	0.1690%	0.1274%	
caaa68a36a9	Avery Sharma								1,020,839		1,020,839	0.0000%	0.9738%	
0b8126ad2ddd	Neel Torres								5,000		5,000	0.0000%	0.0048%	
4025d0f17848	Alex Joshi								15,000		15,000	0.0000%	0.0143%	
c83862e0a6fa	Rain Global	16,000	16,000	3,385	3,385					19,385	19,385	0.0245%	0.0185%	
3d17a199cd95	Skyler Nasr								10,000		10,000	0.0000%	0.0095%	
d677565cc03d	Golden Y Inc						37,492	37,492		37,492	37,492	0.0474%	0.0358%	
70139a996a37	Hayden Zhou								15,000		15,000	0.0000%	0.0143%	
e8fb6cdy2iv3	Liver Inc				66,998	66,998				66,998	66,998	0.0848%	0.0639%	
629a68ab0e17	Nova Fusion Ltd								5,000		5,000	0.0000%	0.0048%	
05ff207bc1a8	Henry Xue								10,000		10,000	0.0000%	0.0095%	
q6wk2omi5kd0	Prime Core LLC	200,000	1,984,000	1,984,000						2,184,000	2,184,000	2.7631%	2.0833%	
7d5ff89c779df	Juma Taha								10,000		10,000	0.0000%	0.0095%	
9160b6d14646	Pier Enterprises								735,377	735,377	735,377	0.9304%	0.7015%	
fe750a17c197	Rapid Peak Corp								319,662	319,662	319,662	0.4044%	0.3049%	
s7na2xe8eb1	Sky Matrix Inc			200,343	200,343					200,343	200,343	0.2535%	0.1911%	
fe750a17c199	Ian Dyer								35,000		35,000	0.0000%	0.0334%	
o1aw7wjs6dk6	G Solutions				66,781	66,781			175,814	175,814	242,595	242,595	0.3069%	0.2314%
b4do7ba3ua0	Mei Wang								10,000		10,000	0.0000%	0.0095%	
j4xi3ccp3gk9	Yuki Romero								99,269	70,766	170,035	0.0000%	0.1622%	
z4zf1mg17go3	Lea Bianchi								1,250		1,250	0.0000%	0.0012%	
g3ca9yli3lw5	Filip Gonzalez								10,000		10,000	0.0000%	0.0095%	
z4uo3orr0ka4	Logan Sharma								2,083		2,083	0.0000%	0.0020%	
i6xe5ucy6fi5	Kenta Jain		485,500	485,500						485,500	485,500	0.6142%	0.4631%	
y6csi1zb5ds6	Amani Dubois								30,000		30,000	0.0000%	0.0286%	

d0mt7qtc3hj6	Lina Phillips	750			9,250		750	10,000	0.0009%	0.0095%
g8al7lle8px7	Finley Kamara				40,000			40,000	0.0000%	0.0382%
d1rx5dni0qm5	Eva Gupta				30,000			30,000	0.0000%	0.0286%
c3yy6bdn1lf1	Aman Carter			29,993	29,993		29,993	29,993	0.0379%	0.0286%
n2ur9csr2m2	Skyler Mensah				41,007			41,007	0.0000%	0.0391%
c0yb7bws7bo0	Harper Reddy				10,000			10,000	0.0000%	0.0095%
o8xz4rwi5bx4	Anaya Johnson				541			541	0.0000%	0.0005%
g4qt5ds08gt7	Mei Nair				5,000			5,000	0.0000%	0.0048%
y7bz9ohs4kc1	Kenta Toure			74,984	74,984		74,984	74,984	0.0949%	0.0715%
u6fv8afn1vc3	Jamie Rossi				5,000			5,000	0.0000%	0.0048%
p3xxv6hmm8oq2	Nadia Patel				60,000			60,000	0.0000%	0.0572%
c1wq3oo1uf6	Harper Tanaka				53,358			53,358	0.0000%	0.0509%
k3ye0pzg7ew8	Nico Reddy	69,881					69,881	69,881	0.0884%	0.0667%
u8l6errf0og4	Renata Salazar				25,000			25,000	0.0000%	0.0238%
q8raf6cn4ge4	Juma Gupta				5,000			5,000	0.0000%	0.0048%
k3lu2ywe9df3	Rowan Carter				5,000			5,000	0.0000%	0.0048%
g1ur4qng0mx9	Adil Lopez				60,000			60,000	0.0000%	0.0572%
k9sq1zqc1i9	Diego Jain	45,000					45,000	45,000	0.0569%	0.0429%
o6vg0wic2gm2	Kai Petrov				3,125			3,125	0.0000%	0.0030%
u4dj6yqw7nc6	Tariq Kamara				626,830			626,830	0.0000%	0.5979%
k9fh7fzn5yn6	Marta Lewis				2,500			2,500	0.0000%	0.0024%
u9mk6gsl4od9	Ren Novak	85,936					85,936	85,936	0.1087%	0.0820%
y7ff3kcz9oz6	Kwane Salazar				5,000			5,000	0.0000%	0.0048%
q9io0jr9sa5	Marcos Müller				180,000			180,000	0.0000%	0.1717%
l8jr6af7mi9	Blake Mansour				50,000			50,000	0.0000%	0.0477%
h3il0jj9sj5	Harper Smith				1,562			1,562	0.0000%	0.0015%
v5ly5ksa1up7	Quinn Nakamura				5,000			5,000	0.0000%	0.0048%
j7cd2rbx1ae1	Matrix Partners			89,419	89,419		89,419	89,419	0.1131%	0.0853%
p4db8jbe8nz7	Jordan Mansour				25,000			25,000	0.0000%	0.0238%
l0jl1uuzu3p12	Milan Schmidt				5,000			5,000	0.0000%	0.0048%
o8sq8axp9pc5	Samir Brown		6,677	6,677			6,677	6,677	0.0084%	0.0064%
s5iq0hoz1yz5	Rami Kone				40,000			40,000	0.0000%	0.0382%
n8w12ag9xt5	Lars Scott				20,000			20,000	0.0000%	0.0191%
f5hz8roy7hp0	Adil Anderson				5,000			5,000	0.0000%	0.0048%
h5un4xhy2cd4	Omar Walker				10,000			10,000	0.0000%	0.0095%
k1cd2dnp8xo1	Quinn Fujii				20,000			20,000	0.0000%	0.0191%
n0ni6xaq6hg7	Yuki Johnson				1,041			1,041	0.0000%	0.0010%
l6et9mm13wn0	GDynamics Ltd		361,784	361,784		79,915	79,915	441,699	0.5588%	0.4213%
v0bg3stw5jg0	Next Bridge Group	30,880	30,880				30,880	30,880	0.0391%	0.0295%
g9ki7tbp0f6	Next Partners			80,137	80,137		80,137	80,137	0.1014%	0.0764%
j8vn3kml6eu5	Omari Mansour				85,000			85,000	0.0000%	0.0811%
z8io2dnk8zi5	Lamine Ortega				625			625	0.0000%	0.0006%
v1mo0btx7yw1	Blue Inc			29,965	29,965		29,965	29,965	0.0379%	0.0286%
y8nl5ab-4kx2	Karim Baker				15,000			15,000	0.0000%	0.0143%
e8zj4iiq2os2	Camila Baker				10,000			10,000	0.0000%	0.0095%
x5te5kjr1dp4	Bridge Ltd	83,333	83,333				83,333	83,333	0.1054%	0.0795%
w3qr1fuh3wx0	Emerson Saleh				7,500			7,500	0.0000%	0.0072%
m4as7gsd0cu0	Hiro Matsumoto				5,000			5,000	0.0000%	0.0048%
x7nq4umv2sv2	Logan Bose				25,000			25,000	0.0000%	0.0238%
g2ir8duj6gz0	Timo Smith				625			625	0.0000%	0.0006%
u1sh4rthb9jo3	Finley Okoro			29,993	29,993		29,993	29,993	0.0379%	0.0286%

k2qw0pxs7xp8	Hayden Müller									50,000		50,000	0.0000%	0.0477%		
l0re9pha0vp6	Marcos Zhou		84,635	84,635	669,972	669,972						754,607	754,607	0.9547%	0.7198%	
z1vj7dvv0tj3	Omar Silva	873,928										873,928	873,928	1.1057%	0.8336%	
p3mr8aud0j9	Timo Phillips									3,000		3,000	0.0000%	0.0029%		
c1dn5syk7hb3	Riya Scott									1,145		1,145	0.0000%	0.0011%		
i2hz9tq0bv2	Elliot Vargas	2,447,230								5,488,123		2,447,230	7,935,353	3.0962%	7.5693%	
h3lc7kod1yk7	Nia Müller									10,000		10,000	0.0000%	0.0095%		
n7ng5jfm2mb8	Acro Matrix Inc				1,161,158	1,161,158	2,337,342	2,337,342	2,557,299	2,557,299		6,055,799	6,055,799	7.6616%	5.7765%	
i7dk4wum4wa2	T Systems LLC		1,692,716	1,692,716	8,374,648	8,374,648			676,097	676,097		10,743,461	10,743,461	13.5923%	10.2479%	
a9av0ogt1ay7	Mira Okoro									10,000		10,000	0.0000%	0.0095%		
k0jx2xyf6vb4	Andres Salazar									5,000		5,000	0.0000%	0.0048%		
k2eu4vdp6kg7	Acro Tech Corp							29,810	29,810			29,810	29,810	0.0377%	0.0284%	
f4sk8elk4ci4	Jamie Phillips									10,000		10,000	0.0000%	0.0095%		
m3cn0chi3du8	Riya Lin									3,750		3,750	0.0000%	0.0036%		
c6af4hws4qz8	Riya Choi	41,250										41,250	41,250	0.0522%	0.0393%	
n4nh7ziz8ai7	Meera Baker									93,956		93,956	0.0000%	0.0896%		
s1lz5md6fm6	Timo Diallo									50,000		50,000	0.0000%	0.0477%		
f5xa9tip3lc6	Timo Hernandez	23,750										23,750	23,750	0.0300%	0.0227%	
l9tx1puq8zm5	Sofia Romero									833		833	0.0000%	0.0008%		
n5al8zjd4dz3	Isla Bianchi									20,000		20,000	0.0000%	0.0191%		
c1dl1upl2ic2	Omari Yamamoto									50,000		50,000	0.0000%	0.0477%		
q5vs0isat0tb1	Ishan Salazar									15,000		15,000	0.0000%	0.0143%		
r7fn8cne5kc3	Aarav Sanchez									203,113		203,113	0.0000%	0.1937%		
b9qa4tav6jh1	Elliot Lee	800,000									141,493	2,665,603	800,000	3,607,096	1.0121%	3.4407%
l9cjhggq6an5	Amira Brown									833		833	0.0000%	0.0008%		
v2gu0wrp1qc1	Rowan Abebe					1,335	1,335					1,335	1,335	0.0017%	0.0013%	
b6fx8qxd1tj6	Camila Salazar		125,000	125,000								125,000	125,000	0.1581%	0.1192%	
x2jy4fux2xr4	Naomi Rahman								119,873	119,873		119,873	119,873	0.1517%	0.1143%	
q2uz9ozj5sh4	Ishan Anderson	1,875								3,125		1,875	5,000	0.0024%	0.0048%	
c1sp8rdw0up3	Hiro Marin									10,000		10,000	0.0000%	0.0095%		
o0zz3jssv9lk3	Mei Schmidt									47,647		47,647	0.0000%	0.0454%		
n4ch2jla8to4	Elliot Schmidt									937		937	0.0000%	0.0009%		
c1lv0hou4ts8	Rohan Malik	30,208										30,208	30,208	0.0382%	0.0288%	
q6sa0rgh4ex3	Tariq Nair									5,000		5,000	0.0000%	0.0048%		
h6ld3yiy4ow4	Aanya Fahmy									12,000		12,000	0.0000%	0.0114%		
r8fc5edg1as6	Andres Novak									625		625	0.0000%	0.0006%		
y7qu4bvd0s08	Ren Nair									10,000		10,000	0.0000%	0.0095%		
l8nz6xif9ls6	Farah Costa									20,000		20,000	0.0000%	0.0191%		
u0nf4kps0gg6	Malik Rahman									312		312	0.0000%	0.0003%		
q0ms9tjc0po7	Yuki Gupta									5,000		5,000	0.0000%	0.0048%		
l5tb4zaif3fr7	Tariq Baker	37,500										37,500	37,500	0.0474%	0.0358%	
w7rf6qql7mp2	Jamie Jain	31,250										31,250	31,250	0.0395%	0.0298%	
e4wv1iqs4aw2	Bayer LLC								91,836	91,836		91,836	91,836	0.1162%	0.0876%	
f8za5mnt4tu9	Choi LLC								69,666	69,666		69,666	69,666	0.0881%	0.0665%	
h8zg0lvr2yk7	Aiko Schmidt									12,395		12,395	0.0000%	0.0118%		
h8ua8guk2nd4	Taye Romero									5,000		5,000	0.0000%	0.0048%		
d3an1znj3dp0	Kim Corp				133,994	133,994						133,994	133,994	0.1695%	0.1278%	
f5kj2beg2ey6	Ishan Zhou									8,750		8,750	0.0000%	0.0083%		
a5tp7yoh4vf4	Sefu Adeyemi									50,000		50,000	0.0000%	0.0477%		
d1pw3bhu9py1	Yuki Lopez									15,000		15,000	0.0000%	0.0143%		
v2cy8jaz6hh3	Amara Petrov									40,000		40,000	0.0000%	0.0382%		

v1as3owyy6kx9	Lina Schmidt									15,000		15,000	0.0000%	0.0143%			
h5tl7fg9tw8	Rohan Lopez									30,000		30,000	0.0000%	0.0286%			
a1zv7pca5ai2	Felipe Taha									15,000		15,000	0.0000%	0.0143%			
a4bo2lpdyq9	Haruto Rodriguez									10,000		10,000	0.0000%	0.0095%			
s4wy0fw0lv8	Diya Kobayashi									1,041		1,041	0.0000%	0.0010%			
r4qs7jir1vs9	Anaya Smith									20,000		20,000	0.0000%	0.0191%			
n6wt5avs1du0	Nadia Sanchez	4,166									4,166	4,166	0.0053%	0.0040%			
r9gd1alq2yo7	Jonas Dubois									2,500		2,500	0.0000%	0.0024%			
u9mb6fwjw0hj9	Hayden Scott									15,000		15,000	0.0000%	0.0143%			
o0mj3hwn9ms	Lewis LLC	714,000									714,000	714,000	0.9033%	0.6811%			
a1vw0znq0ti2	Kenta Corp								172,084	172,084		172,084	0.2177%	0.1641%			
e3uz6vdw6mu	Quinn Habib									812,465		812,465	0.0000%	0.7750%			
v9re9dsk8uo2	Kai Joshi		41,666	41,666							41,666	41,666	0.0527%	0.0397%			
m6fl6xia9rm2	Rowan Kamara									15,000		15,000	0.0000%	0.0143%			
a7ip9ysd7so1	Samir LLC							1,129,190	1,129,190			1,129,190	1.4286%	1.0771%			
i5jt5yrz5zq8	Riku Joshi									315,174		315,174	0.0000%	0.3006%			
i0jx2aic6dd9	Harper Bose	22,232									22,232	22,232	0.0281%	0.0212%			
t0cb0iug2gm3	Horvat Corp								551,417	551,417		551,417	0.6976%	0.5260%			
i5by4xnz8qu3	Urban Tech Inc	333,541	209,760	209,760	162,069	162,069	175,666	175,666		198,384	198,384		1,079,420	1.3656%	1.0296%		
m1ta5ypp5r0	Ur Holdings	354,567	270,240	270,240	168,010	168,010	226,316	226,316		205,694	205,694		1,224,827	1.5496%	1.1683%		
p9hu1hb7sh4	Green Core Partners										138,300	138,300	0.0000%	0.1319%			
w7wx3glt0ux1	Crystal Bridge Corp	143,000										143,000	143,000	0.1809%	0.1364%		
f7ui26m9bi5	Yuki Aziz	11,666										11,666	11,666	0.0148%	0.0111%		
w4lt2mzx2ut5	Skyler Walker									77,411		77,411	0.0000%	0.0738%			
c7zz9wic0tt2	Riya Diallo									10,000		10,000	0.0000%	0.0095%			
f8ds1oem6as7	Omar Fernandez									5,000		5,000	0.0000%	0.0048%			
q8op0ims9ps8	LeSalazar LLC									2,000		2,000	0.0000%	0.0019%			
y1z16lxd9ox2	Mr.Zhou LLC					133,994	133,994					133,994	133,994	0.1695%	0.1278%		
q1vf0oop4ak0	Yasmin Taylor		483,328	483,328								483,328	483,328	0.6115%	0.4610%		
k9gq7vfe9au4	Wang Corp									10,000		10,000	0.0000%	0.0095%			
o1ab9nqg2bk8	Finley Fujii								89,749	89,749		89,749	0.1135%	0.0856%			
a6rb2juz3gv2	Tariq Sanchez									625		625	0.0000%	0.0006%			
860259f0cd68	Blue Core Partners								74,506	74,506		74,506	0.0943%	0.0711%			
o2cn7kij4zb2	Mei Lewis	29,166								20,834		29,166	50,000	0.0369%	0.0477%		
p4fx1sjk4u8	Aya Kobayashi							207,022	207,022			207,022	207,022	0.2619%	0.1975%		
s5la8qra8iu1	Akira Hernandez									40,000		40,000	0.0000%	0.0382%			
f5uw3mvy1ln4	Lars Taha									5,000		5,000	0.0000%	0.0048%			
s8uh0vbc4zm7	Camila Scott									259,889		259,889	0.0000%	0.2479%			
f0vu9khq0bi7	Mateo Khalil									791		791	0.0000%	0.0008%			
s6tw0njam8ts2	True Logic Corp						801,375	801,375		958,987	958,987		1,760,362	2.2272%	1.6792%		
v9mk7jia0gd9	Fusion Enterprises			5,289,737	5,289,737			267,124	267,124		731,246	731,246		6,288,107	6,288,107	7.9555%	5.9981%
x2ub7con5fl8	Prime Logic LLC					335,008	335,008	43,537	43,537		79,915	79,915		458,460	458,460	0.5800%	0.4373%
a0cy8ota4uf6	Riya Hernandez										10,000		10,000	0.0000%	0.0095%		
w0dj0aoa3er6	Acro Path LLC									78,649		78,649	0.0995%	0.0750%			
c5rt7ctb2pm9	Riley Romero									25,000		25,000	0.0000%	0.0238%			
k4qu1apo9pz2	Luca Khan	71,072								91,946		71,072	163,018	0.0899%	0.1555%		
e5fr8uia9ir5	Isla Mitchell									2,000		2,000	0.0000%	0.0019%			
e5ak1wnz1xe4	Nia Khalil								30,005	30,005		30,005	30,005	0.0380%	0.0286%		
s3lo5nqj6nl1	Casey Smith									60,000		60,000	0.0000%	0.0572%			
z1f04omc4fb3	Kenta Kovacs									159,889		159,889	0.0000%	0.1525%			
k2pb3aen1ok8	Farah Patel									20,000		20,000	0.0000%	0.0191%			

z5tb8hxy8ho6	Kira Romero									2,500		2,500	0.0000%	0.0024%		
z9tz5mxcx1fm8	Mei Dubois									40,000		40,000	0.0000%	0.0382%		
e8qr4omq5ma8	Kira Rossi									30,000		30,000	0.0000%	0.0286%		
d8fn8kac3eb8	Skyler Adeyemi									5,000		5,000	0.0000%	0.0048%		
n9no1xla9zk0	Lamine Njenga									40,000		40,000	0.0000%	0.0382%		
h0xf3dve0bj6	Skyler Habib									394,778		394,778	0.0000%	0.3766%		
y0bn5rhp8qi5	Peyton Matsumoto									20,000		20,000	0.0000%	0.0191%		
a5no5rxd3fr5	Filip Wang	10,208									10,208	10,208	0.0129%	0.0097%		
g7lv4pvs9gx0	Kai Rahman									10,000		10,000	0.0000%	0.0095%		
g4hi9cjt0ti0	Omari Silva									165,933		165,933	0.0000%	0.1583%		
o5di6wgq7kr7	Malik Park									10,000		10,000	0.0000%	0.0095%		
n4au2yvw5an0	Ren Okoro									3,125		3,125	0.0000%	0.0030%		
a1td6uf0bv9	Oskar Taha	32,083									32,083	32,083	0.0406%	0.0306%		
b7uv3plf8uj6	Farah Carter									5,000		5,000	0.0000%	0.0048%		
b1uo3gvo2jy9	Riya Sharma									10,000		10,000	0.0000%	0.0095%		
f7ba0zaw3zz7	Taylor Vargas								106,345	25,000		131,345	0.0000%	0.1253%		
b1fg6vgv5wx2	Legacy Bank										50,800	50,800	0.0000%	0.0485%		
e5xu4uxl7yv3	Akira Suzuki									10,000		10,000	0.0000%	0.0095%		
d6nm8tmn7gs5	Kwame Hernandez					14,901	14,901					14,901	14,901	0.0189%	0.0142%	
x5ik6csw0yi8	Nova Tech Ltd							919,221	919,221			919,221	919,221	1.1630%	0.8768%	
j2kp4fpu5dh3	Neel Schmidt									10,000		10,000	0.0000%	0.0095%		
r5bx0gvr5rw7	True Peak Ltd					53,424	53,424					53,424	53,424	0.0676%	0.0510%	
d1du3oyg4yw2	Harper Ortega									2,000		2,000	0.0000%	0.0019%		
l2bh1ozq5nf7	Meera Schmidt									25,000		25,000	0.0000%	0.0238%		
p5tg5cxa8mc2	Crystal Systems Enterprises					133,994	133,994					133,994	133,994	0.1695%	0.1278%	
g7jc0ycw8nd6	True Path Partners		42,317	42,317					47,949	47,949		90,266	90,266	0.1142%	0.0861%	
b8ux5rim8sp5	Sofia Habib									1,458		1,458	0.0000%	0.0014%		
i4jc3lqu7yd0	Path Holdings		333,333	333,333	42,317	42,317	214,390	214,390				590,040	590,040	0.7465%	0.5628%	
o3rl4bab2qi1	Ren Rodriguez	92,500										92,500	92,500	0.1170%	0.0882%	
e6mo7jfk7k7	Eva Schmidt									27,500		27,500	0.0000%	0.0262%		
j9cw3qwI4bx7	Miss Enterprises										72,000	72,000	0.0000%	0.0687%		
v2fl6rgd7ca0	Omari Njenga									20,000		20,000	0.0000%	0.0191%		
k6mu5yec8cy1	Akira Fujii									20,000		20,000	0.0000%	0.0191%		
m8od8pqz5rk3	Lea Abebe		80,000	80,000								80,000	80,000	0.1012%	0.0763%	
t7qz2emmx0t1	Sana Phillips									10,000		10,000	0.0000%	0.0095%		
y4ns0uqj0oy6	Marta Costa									416		416	0.0000%	0.0004%		
flnj7qyu6gd5	Lamine Dubois									40,000		40,000	0.0000%	0.0382%		
p6tb4pxl4np1	Aanya Rahman									1,875		1,875	0.0000%	0.0018%		
z1gI0aqc4kz2	Bright Logic Corp							895,051	895,051			895,051	895,051	1.1324%	0.8538%	
t8ub1afy8ef5	Silver Fusion Corp					66,998	66,998					66,998	66,998	0.0848%	0.0639%	
w5fp3eww5cg	Duke Partners							33,390	33,390		79,915	79,915		0.1433%	0.1081%	
b8he2edo9rh5	Green Data Ltd						107,196	107,196				107,196	107,196	0.1356%	0.1023%	
x1nk1spI0gm1	True Enterprises	219,701		356,316	356,316	101,836	101,836			65,329	65,329		743,182	743,182	0.9402%	0.7089%
q3ok0lty9kx9	Silver Ltd								59,987	59,987		59,987	59,987	0.0759%	0.0572%	
o1rc6sl1ql7	Arjun Malik									5,000		5,000	0.0000%	0.0048%		
y5vd8sau2id5	Luca Walker									20,000		20,000	0.0000%	0.0191%		
j8os0ubk5bq8	Carla Moreau	13,357								416,307	1,279,644	13,357	1,709,308	0.0169%	1.6305%	
r4rm0lcisgd9	Kofi Zhou	8,500								90,769	150,766	8,500	250,035	0.0108%	0.2385%	
p9nt3oog5nu7	Camila Mansour									5,000		5,000	0.0000%	0.0048%		
q0yk1ryp0og6	Daniela Mitchell									10,000		10,000	0.0000%	0.0095%		
c3fs9qzafgs7	Noah Ortega	70,000								42,296	28,749	70,000	141,045	0.0886%	0.1345%	

Replacement Value	Summary
Address1	Combined full address for SVB Financial Group
Address2	Combined full address for Latchable, Inc.
Address3	Combined full address for Fenwick & West LLP
Company1	A company listed in the document.
Company10	A company named in the document
Company11	A company named in the document
Company12	A company named in the document
Company13	A company named in the document
Company14	Part of an organizational name
Company15	Referring to a specific legal entity by name
Company16	Referring to a specific legal entity by name
Company17	Referring to a specific legal entity by name
Company18	A company listed in the document.
Company19	Referring to a specific legal entity by name
Company2	A company listed in the document.
Company20	Appears as the name of a company among other data.
Company21	Appears as the name of a company among other data.
Company22	Appears as the name of a company among other data.
Company23	Legal firm associated with the Company
Company24	Appears as the name of a company among other data.
Company25	Appears as the name of a company among other data.
Company26	Appears as the name of a company among other data.
Company27	Appears as the name of a trust among other data.
Company28	Appears as the name of a company among other data.
Company29	Instance of a company name
Company3	A company or trust entity listed in the document.
Company30	Instance of a company name
Company31	Instance of a company name
Company32	Instance of a company name
Company33	Instance of a company name
Company34	Entity identified in text data.
Company35	Entity identified in text data.
Company36	Entity identified in text data.
Company37	Entity identified in text data.
Company38	Entity identified in text data.
Company39	Referenced as the issuing company of the stock warrant
Company4	A company listed in the document.
Company40	A company name appears in the document.
Company41	A company name appears in the document.
Company42	A company name appears in the document.

Replacement Value	Summary
Company43	A company name appears in the document.
Company44	An entity name appears in the document.
Company45	Entity mentioned with financial data.
Company46	Entity mentioned with financial data.
Company47	Entity mentioned with financial data.
Company48	Referenced entity is a named company or organization.
Company49	Referenced entity is a named company or organization.
Company5	The company name listed in the document
Company50	Referenced entity is a named company or organization.
Company51	Referenced entity is a named company or organization.
Company52	Referenced entity is a named company or organization.
Company53	Referenced entity is a named company or organization.
Company54	Referenced entity is a named company or organization.
Company55	Referenced entity is a named company or organization.
Company56	Referenced entity is a named company or organization.
Company57	Referenced entity is a named company or organization.
Company58	Appears as a company or fund name in the text
Company59	Appears as a company or fund name in the text
Company6	The company name listed in the document
Company60	Appears as a company or fund name in the text
Company61	Appears as a company or fund name in the text
Legacy Bank	Mentioned as a party to the Loan and Security Agreement
Company63	Name of a company listed in the document.
Company64	Name of a company listed in the document.
Company65	Name of a company listed in the document.
Company66	Name of a company listed in the document.
Company67	Name of an entity in the document.
Company68	Name of an entity listed in the document.
Legacy Financial Group	Identified as the parent company of Silicon Valley Bank
Company7	The company name listed in the document
Company70	Name of an entity listed in the document.
Company71	Name of an entity in the document.
Company72	Name of an entity in the document.
Company73	A company name mentioned in the document.
Company74	A company name mentioned in the document.
Company75	A company name mentioned in the document.
Company76	A company name mentioned in the document.
Company77	A company name mentioned in the document.
Company78	Entity linked with financial information
Company79	Entity linked with financial information

Replacement Value	Summary
Company8	The company name listed in the document
Company80	Entity linked with financial information
Company81	Entity linked with financial information
Company82	Entity linked with financial transactions
Company9	The company name listed in the document
Email1	Email contact for Latchable, Inc.
Email2	Email address associated with generating the capitalization table
Email3	Email contact for Michael Esquivel
Email4	Email contact for SVB Financial Group
Name1	Person identified in the document.
Name10	Person identified in the document.
Name100	Appears as an individual's name among other data.
Name101	Appears as an individual's name among other data.
Name102	Appears as an individual's name among other data.
Name103	Appears as an individual's name among other data.
Name104	Appears as an individual's name among other data.
Name105	Appears as an individual's name among other data.
Name106	Instance of a person's full name
Name107	Instance of a person's full name
Name108	Instance of a person's full name
Name109	Instance of a person's full name
Name11	Person identified in the document.
Name110	Instance of a person's full name
Name111	Instance of a person's full name
Name112	Instance of a person's full name
Name113	Instance of a person's full name
Name114	Instance of a person's full name
Name115	Instance of a person's full name
Name116	Instance of a person's full name
Name117	Instance of a person's full name
Name118	Instance of a person's full name
Name119	Instance of a person's full name
Name12	Person identified in the document.
Name120	Instance of a person's full name
Name121	Instance of a person's full name
Name122	Instance of a person's full name
Name123	Instance of a person's full name
Name124	Instance of a person's full name
Name125	Instance of a person's full name
Name126	Instance of a person's full name

Replacement Value	Summary
Name127	Instance of a person's full name
Name128	Instance of a person's full name
Name129	Instance of a person's full name
Name13	Name of the Chief Operating Officer of the company
Name130	A name mentioned in the document.
Name131	A name mentioned in the document.
Name132	A name mentioned in the document.
Name133	A name mentioned in the document.
Name134	A name mentioned in the document.
Name135	A name mentioned in the document.
Name136	A name mentioned in the document.
Name137	A name mentioned in the document.
Name138	A name mentioned in the document.
Name139	A name mentioned in the document.
Name14	Person identified in the document.
Name140	A name mentioned in the document.
Name141	A name mentioned in the document.
Name142	A name mentioned in the document.
Name143	A name mentioned in the document.
Name144	A name mentioned in the document.
Name145	A name mentioned in the document.
Name146	A name mentioned in the document.
Name147	A name mentioned in the document.
Name148	A name mentioned in the document.
Name149	A name mentioned in the document.
Name15	Person identified in the document.
Name150	A name mentioned in the document.
Name151	A name mentioned in the document.
Name152	A name mentioned in the document.
Name153	A name mentioned in the document.
Name154	A name mentioned in the document.
Name155	A name mentioned in the document.
Name156	A person's name appears in the document.
Name157	A person's name appears in the document.
Name158	A person's name appears in the document.
Name159	A person's name appears in the document.
Name16	Person identified in the document.
Name160	A person's name appears in the document.
Name161	A person's name appears in the document.
Name162	A person's name appears in the document.

Replacement Value	Summary
Name163	A person's name appears in the document.
Name164	A person's name appears in the document.
Name165	A person's name appears in the document.
Name166	A person's name appears in the document.
Name167	A person's name appears in the document.
Name168	A person's name appears in the document.
Name169	A person's name appears in the document.
Name17	Person identified in the document.
Name170	A person's name appears in the document.
Name171	A person's name appears in the document.
Name172	A person's name appears in the document.
Name173	A person's name appears in the document.
Name174	A person's name appears in the document.
Name175	A person's name appears in the document.
Name176	A person's name appears in the document.
Name177	Representative from Fenwick & West LLP
Name178	Name mentioned in the document with financial data.
Name179	Name mentioned in the document with financial data.
Name18	Person identified in the document.
Name180	Name mentioned in the document with financial data.
Name181	Name mentioned in the document with financial data.
Name182	Name mentioned in the document with financial data.
Name183	Name mentioned in the document with financial data.
Name184	Name mentioned in the document with financial data.
Name185	Name mentioned in the document with financial data.
Name186	Name mentioned in the document with financial data.
Name187	Name mentioned in the document with financial data.
Name188	Name mentioned in the document with financial data.
Name189	Name mentioned in the document with financial data.
Name19	Person identified in the document.
Name190	Name mentioned in the document with financial data.
Name191	Name mentioned in the document with financial data.
Name192	Name mentioned in the document with financial data.
Name193	Name mentioned in the document with financial data.
Name194	Name mentioned in the document with financial data.
Name195	Name mentioned in the document with financial data.
Name196	Name mentioned in the document with financial data.
Name197	Name mentioned in the document with financial data.
Name198	Name mentioned in the document with financial data.
Name199	Name mentioned in the document with financial data.

Replacement Value	Summary
Name2	Person identified in the document.
Name20	The individual's name associated with specific entries
Name200	Name mentioned in the document with financial data.
Name201	Name mentioned in the document with financial data.
Name202	Name mentioned in the document with financial data.
Name203	Name mentioned in the document with financial data.
Name204	Name mentioned in the document with financial data.
Name205	Name mentioned in the document with financial data.
Name206	Name mentioned in the document with financial data.
Name207	Name mentioned in the document with financial data.
Name208	Appears to identify an individual in the document.
Name209	Appears to identify an individual in the document.
Name21	The individual's name associated with specific entries
Name210	Appears to identify an individual in the document.
Name211	Appears to identify an individual in the document.
Name212	Appears to identify an individual in the document.
Name213	Appears to identify an individual in the document.
Name214	Appears to identify an individual in the document.
Name215	Appears to identify an individual in the document.
Name216	Appears to identify an individual in the document.
Name217	Appears to identify an individual in the document.
Name218	Appears to identify an individual in the document.
Name219	Appears to identify an individual in the document.
Name22	The individual's name associated with specific entries
Name220	Appears to identify an individual in the document.
Name221	Appears to identify an individual in the document.
Name222	Appears as a person's name in the text
Name223	Appears as a person's name in the text
Name224	Appears as a person's name in the text
Name225	Appears as a person's name in the text
Name226	Appears as a person's name in the text
Name227	Appears as a person's name in the text
Name228	Appears as a person's name in the text
Name229	Appears as a person's name in the text
Name23	The individual's name associated with specific entries
Name230	Appears as a person's name in the text
Name231	Appears as a person's name in the text
Name232	Appears as a person's name in the text
Name233	Appears as a person's name in the text
Name234	Appears as a person's name in the text

Replacement Value	Summary
Name235	Appears as a person's name in the text
Name236	Appears as a person's name in the text
Name237	Appears as a person's name in the text
Name238	Appears as a person's name in the text
Name239	Appears as a person's name in the text
Name24	The individual's name associated with specific entries
Name240	Appears as a person's name in the text
Name241	Appears as a person's name in the text
Name242	Appears as a person's name in the text
Name243	Appears as a person's name in the text
Name244	Appears as a person's name in the text
Name245	Appears as a person's name in the text
Name246	Appears as a person's name in the text
Name247	Appears as a person's name in the text
Name248	Appears as a person's name in the text
Name249	Name of an individual in the document.
Name25	The individual's name associated with specific entries
Name250	Name of an individual in the document.
Name251	Name of an individual in the document.
Name252	Name of an individual in the document.
Name253	Name of an individual in the document.
Name254	Name of an individual in the document.
Name255	Name of an individual in the document.
Name256	Name of an individual in the document.
Name257	Name of an individual in the document.
Name258	Name of an individual in the document.
Name259	Name of an individual in the document.
Name26	The individual's name associated with specific entries
Name260	Name of an individual in the document.
Name261	Name of an individual in the document.
Name262	Name of an individual in the document.
Name263	Name of an individual in the document.
Name264	Name of an individual in the document.
Name265	Name of an individual in the document.
Name266	Name of an individual in the document.
Name267	Name mentioned in the context of allocations
Name268	Individual referenced alongside financial figures
Name269	Person name present in association with data
Name27	The individual's name associated with specific entries
Name270	Reported as an individual name

Replacement Value	Summary
Name271	Individual referenced in data entries
Name272	Name appearing in financial contexts
Name273	Referenced in numeric summaries
Name274	Name noted alongside allocation values
Name275	Person's identifier in the document
Name276	Individual listed with associated numeric content
Name277	Name identified within financial allocations
Name278	Person referenced with specific data
Name279	Individual listed alongside allocations
Name28	The individual's name associated with specific entries
Name280	Reported allocation figures with the individual's name
Name281	Name associated with specific figures
Name282	Individual named in the document
Name283	Individual's name associated with numeric data
Name284	Appears within numeric allocations
Name285	Name noted in financial contexts
Name286	Individual listed among other names
Name287	Referenced with numerical details
Name288	Present in connection with financial figures
Name289	Person's name
Name29	The individual's name associated with specific entries
Name290	Person's name
Name291	Person's name
Name292	Person's name
Name293	Person's name
Name294	Person's name
Name295	Person's name
Name296	Person's name
Name297	Person's name
Name298	Person's name
Name3	Person identified in the document.
Name30	The individual's name associated with specific entries
Name31	The individual's name associated with specific entries
Name32	The individual's name associated with specific entries
Name33	The individual's name associated with specific entries
Name34	The individual's name associated with specific entries
Name35	The individual's name associated with specific entries
Name36	The individual's name associated with specific entries
Name37	The individual's name associated with specific entries
Name38	The individual's name associated with specific entries

Replacement Value	Summary
Name39	The individual's name associated with specific entries
Name4	Person identified in the document.
Name40	The individual's name associated with specific entries
Name41	The individual's complete name including an additional identifier
Name42	The individual's name associated with specific entries
Name43	The individual's name associated with specific entries
Name44	A person's name appearing in the document
Name45	A person's name appearing in the document
Name46	A person's name appearing in the document
Name47	A person's name appearing in the document
Name48	A person's name appearing in the document
Name49	A person's name appearing in the document
Name5	Person identified in the document.
Name50	A person's name appearing in the document
Name51	A person's name appearing in the document
Name52	A person's name appearing in the document
Name53	A person's name appearing in the document
Name54	A person's name appearing in the document
Name55	A person's name appearing in the document
Name56	A person's name appearing in the document
Name57	A person's name appearing in the document
Name58	A person's name appearing in the document
Name59	A person's name appearing in the document
Name6	Name of the Vice President of Silicon Valley Bank
Name60	A person's name appearing in the document
Name61	A person's name appearing in the document
Name62	Individuals named with additional unspecified text indicating their affiliation
Name63	Part of an individual's salutation and name
Name64	Part of an individual's salutation and name
Name65	Part of an individual's salutation and name
Name66	Part of an individual's salutation and name
Name67	Part of an individual's salutation and name
Name68	Part of an individual's salutation and name
Name69	Part of an individual's salutation and name
Name7	Person identified in the document.
Name70	Part of an individual's salutation and name
Name71	Part of an individual's salutation and name
Name72	Part of an individual's salutation and name
Name73	Part of an individual's salutation and name
Name74	Part of an individual's salutation and name

Replacement Value	Summary
Name75	Part of an individual's salutation and name
Name76	Part of an individual's salutation and name
Name77	Part of an individual's salutation and name
Name78	Part of an individual's salutation and name
Name79	Part of an individual's salutation and name
Name8	Person identified in the document.
Name80	Part of an individual's salutation and name
Name81	Part of an individual's salutation and name
Name82	Part of an individual's salutation and name
Name83	Part of an individual's salutation and name
Name84	Appears as an individual's name among other data.
Name85	Appears as an individual's name among other data.
Name86	Appears as an individual's name among other data.
Name87	Appears as an individual's name among other data.
Name88	Appears as an individual's name among other data.
Name89	Appears as an individual's name among other data.
Name9	Person identified in the document.
Name90	Appears as an individual's name among other data.
Name91	Appears as an individual's name among other data.
Name92	Appears as an individual's name among other data.
Name93	Appears as an individual's name among other data.
Name94	Appears as an individual's name among other data.
Name95	It is listed as an individual's name within the document.
Name96	Appears as an individual's name among other data.
Name97	Appears as an individual's name among other data.
Name98	Appears as an individual's name among other data.
Name99	Appears as an individual's name among other data.
Phone1	Phone contact for Latchable, Inc.
Phone2	Phone contact for SVB Financial Group